Exhibit E

November 30, 2020

NexPoint Advisors, L.P. 200 Crescent Court, Suite 700 Dallas, Texas 75201

RE: Termination of Amended and Restated Shared Services Agreement, dated January 1, 2018, and among Highland Capital Management, L.P. ("HCMLP"), and NexPoint Advisors, L.P. (the "Agreement").

To Whom It May Concern:

As set forth in Section 7.01 of the Agreement, the Agreement is terminable at will upon at least 30 days advance written notice.

By this letter, HCMLP is notifying you that it is terminating the Agreement. Such termination will be effective January 31, 2021. HCMLP reserves the right to rescind this notice of termination.

Please feel free to contact me with any questions.

Sincerely,

HIGHLAND CAPITAL MANAGEMENT, L.P.

/s/ James P. Seery, Jr.

James P. Seery, Jr. Chief Executive Officer Chief Restructuring Officer

Exhibit 2

Clay M. Taylor Bryan C. Assink

BONDS ELLIS EPPICH SCHAFER JONES LLP 420 Throckmorton Street, Suite 1000

Fort Worth, Texas 76102 (817) 405-6900 telephone (817) 405-6902 facsimile

Email: clay.taylor@bondsellis.com Email: bryan.assink@bondsellis.com

Attorneys for James Dondero

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Julian P. Vasek
MUNSCH HARDT KOPF & HARR, P.C.
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Email: drukavina@munsch.com

Attorneys for NexPoint Advisors, L.P. and Highland Capital Management Fund Advisors, L.P.

Deborah Deitsch-Perez Michael P. Aigen STINSON LLP 3102 Oak Lawn Avenue, Suite 777

Dallas, Texas 75219 (214) 560-2201 telephone (214) 560-2203 facsimile

Email: deborah.deitschperez@stinson.com Email: michael.aigen@stinson.com

Attorneys for James Dondero, Nancy Dondero, Highland Capital Management Services, Inc. and NexPoint Real Estate Partners, LLC

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	S Case No. 19-34054
HIGHLAND CAPITAL MANAGEMENT, L.P.	§ Chapter 11
	§
Debtor.	§
HIGHLAND CAPITAL MANAGEMENT, L.P.,	\$ \$
Plaintiff,	§ Adv. Proc. No. 21-03003-sgj §
vs.	\$ \$
JAMES DONDERO, NANCY DONDERO, AND THE	§ §
DUGABOY INVESTMENT TRUST,	§
Defendants.	§

ACTIVE 48197723v1

HIGHLAND CAPITAL MANAGEMENT, L.P.,	§
III OII LAND CAITTAL WANAGEMENT, L.I.,	§
Plaintiff,	§
i iaiitiii,	§ Adv. Proc. No. 21-03004-sgj
XIO.	§
vs.	§
HIGHLAND CAPITAL MANAGEMENT FUND	§
ADVISORS, L.P.,	§
ADVISORS, L.F.,	§
	§
Defendant.	§
HIGH AND CADITAL MANACEMENT I D	§
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§
DI - 2 4266	§
Plaintiff,	§
	§ Adv. Proc. No. 21-03005-sgj
vs.	§
NEWDOTNE ADVICADO F D. LANGE	§
NEXPOINT ADVISORS, L.P., JAMES	§
DONDERO, NANCY DONDERO, AND THE	§
DUGABOY INVESTMENT TRUST,	§
D.C. 1. 4	§
Defendants.	§
HIGHLAND CADITAL MANAGEMENTS I D	§
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§
Dla:4:66	§
Plaintiff,	§ Adv. Proc. No. 21-03006-sgj
***	§
vs.	§
HIGHLAND CAPITAL MANAGEMENT	§
SERVICES, INC., JAMES DONDERO,	§
NANCY DONDERO, AND THE DUGABOY	§
INVESTMENT TRUST,	§
INVESTMENT IRUSI,	§
Defendants.	§
Detenuants.	§
HICHIAND CADITAI MANACEMENT I D	§
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§ Adv. Proc. No. 21-03007-sgj
Plaintiff,	§
	§
vs.	§
HCRE PARTNERS, LLC (n/k/a NexPoint Real	§
Estate Partners, LLC, JAMES DONDERO,	§
NANCY DONDERO, AND THE DUGABOY	§
INVESTMENT TRUST,	§ §
INVESTIMENT IRUSI,	§
Defendants.	§
Detenuants.	§

DECLARATION OF NANCY M. DONDERO

- I, Nancy Marie Dondero, declare under penalty of perjury pursuant to 28 U.S.C. § 1746 that the following is true and correct:
- 1. I reside in Vero Beach, Florida and am over the age of 21. The following facts are based on my personal knowledge and are all true and correct. I am willing and able to testify about these matters if and when called upon to do so.
- 2. I have successfully owned and operated my own private investigation services business for over 30 years. I also have an undergraduate college degree from Pennsylvania State University, which included the study of basic business operations and management.
- I am also the Family Trustee of The Dugaboy Investment Trust ("Dugaboy"), and I have held that position since October 2015. A true and correct copy of the document appointing me as Family Trustee is attached to this Declaration as Exhibit A. At the times that the notes discussed below were entered into, Dugaboy owned and represented a majority of the Class A shareholders in Highland Capital Management, L.P. ("Highland Capital"). Jim Dondero is my brother and was, at that time, the President and CEO of Highland Capital. I understood that he was one of the founders of Highland Capital and, through The Dugaboy Investment Trust, a majority interest holder.
- 4. Jim Dondero told me about his current and previous annual salaries at Highland Capital and explained that he was substantially underpaid as compared to other senior executives in the financial services industry. He told me that his annual salary from Highland Capital had been around \$500,000 to \$700,000 during the preceding several years. I had no reason to doubt the accuracy of what he told me about his compensation from Highland Capital or how that compared unfavorably to the compensation of others in similar positions with other companies in

the industry.

- 5. Jim Dondero also advised me that he and certain of his affiliated companies had, on several occasions between 2013 and 2019, borrowed money from Highland Capital and had issued demand and term promissory notes in favor of Highland Capital regarding those loans. He proposed that Highland Capital enter into an agreement with him and the other borrowers to forgive the Notes upon the occurrence of certain conditions subsequent, as a form of additional contingent compensation to him.
- 6. In either December of 2017 or January of 2018, I caused Dugaboy (solely in my capacity as Dugaboy's Family Trustee) to cause Highland Capital to enter into the first of a series of verbal agreements with Jim Dondero that provided that the repayment obligation on the notes made in 2017 involved in this litigation would be forgiven if Highland Capital sold any of Trussway, Cornerstone, or MGM for a price greater than its cost, or if any of those portfolio companies were sold in a circumstance that was outside of Jim Dondero's control. I fully understood the implications and terms of this Agreement.
- 7. At either the end of 2018 or the beginning of 2019, Jim Dondero and I later entered into the same Agreement to apply to subsequent notes that were issued by him or one of his affiliated companies to Highland Capital in 2018. I also fully understood the implications and terms of this Agreement.
- 8. At either the end of 2019 or the beginning of 2020, Jim Dondero and I again entered into the same agreement to cover and apply to the notes at issue in this litigation that were issued in 2019. All the Notes referenced herein are collectively referred to as the "Notes," and the agreements between Highland Capital and Jim regarding all of the Notes are collectively referred to herein as the "Agreements." I also fully understood the implications and terms of these

Agreements. The Notes are as follows:

- i. A demand note executed on February 2, 2018, between Highland Capital and Jim Dondero in the amount of \$3,825,000.¹
- ii. A demand note executed on August 1, 2018, between Highland Capital and Jim Dondero in the amount of \$2,500,000.²
- iii. A demand note executed on August 13, 2018, between Highland Capital and Jim Dondero in the amount of \$2,500,000.³
- iv. A demand note executed on March 28, 2018, between Highland Capital and Highland Capital Management Services, Inc. ("HCMS") in the amount of \$150.000.4
- v. A demand note executed on June 25, 2018, between Highland Capital and HCMS in the amount of \$200,000.⁵
- vi. A demand note executed on May 29, 2019, between Highland Capital and HCMS in the amount of \$400,000.6
- vii. A demand note executed on June 26, 2019, between Highland Capital and HCMS in the amount of \$150,000.⁷
- viii. A demand note executed on October 12, 2017, between Highland Capital and HCRE Partners, LLC ("HCRE") in the amount of \$2,500,000.8
- ix. A demand note executed on October 15, 2018, between Highland Capital and

¹ Pl. Appx. 00678-679.

² Pl. Appx. 00681-682.

³ Pl. Appx. 00684-685.

⁴ Pl. Appx. 00118-119.

⁵ Pl. Appx. 00121-122.

⁶ Pl. Appx. 00124-125.

⁷ Pl. Appx. 00127-128.

⁸ Pl. Appx. 00205-206.

HCRE in the amount of \$750,000.9

- x. A demand note executed on September 25, 2019, between Highland Capital and HCRE in the amount of \$900,000. 10
- xi. A term note executed on May 31, 2017, between Highland Capital and NexPoint Advisors, L.P. ("NexPoint"), in the amount of \$30,746,812.33.¹¹
- xii. A term note executed on May 31, 2017, between Highland Capital and HCMS in the amount of \$20,247,628.02.¹²
- xiii. A term note executed on May 31, 2017, between Highland Capital and HCRE in the amount of \$6,059,831.51.¹³
- 9. At the time I caused Highland Capital to enter into each of the Agreements, I knew that Highland Capital was a hedge fund and that its general partner was Strand Advisors, Inc. I also knew that Highland Capital owned an interest in each of Cornerstone, MGM, and Trussway, the portfolio companies that were involved in the Agreements. I also knew that Highland Capital's business included buying and selling portfolio companies at a profit. I also knew and believed that Jim would be the person most involved in, and responsible for, the marketing and eventual sale of Cornerstone, MGM, and Trussway by Highland Capital. I also knew and believed that executives in the financial services industry tend to be paid more when the companies they work for perform better.
- 10. The Agreements had two primary purposes, both of which would benefit Highland Capital's performance and reputation. First, the Agreements would provide additional incentive

⁹ Pl. Appx. 00208-209.

¹⁰ Pl. Appx. 00211-212.

¹¹ Pl. Appx. 00042-43.

¹² Pl. Appx. 00134-135.

¹³ Pl. Appx. 00218-219.

and motivation to Jim Dondero to attempt to maximize the value and return to Highland Capital on Trussway, Cornerstone, and MGM, and to remain in Plaintiff's employment. Second, the Agreements would allow Highland Capital to contingently increase Jim Dondero's compensation without requiring additional cash or salary to be paid to him and the consequential effect of such an increase on Highland Capital's financial position.

- 11. At the time I caused Highland Capital to enter into each of the Agreements, I did not know every detail about every aspect of Highland Capital's business or the Notes. However, I did have all of the facts and information I considered necessary, appropriate, and reasonable for my decision (solely in my capacity as Dugaboy's Family Trustee) to cause Highland Capital to enter into each of the Agreements. I do not believe that Highland Capital, Dugaboy, or I were deceived or mislead in any manner by Jim Dondero or anyone else regarding the Notes or any of the Agreements.
- 12. At the time I caused Highland to enter into each of the Agreements, I appreciated the effect of what I was doing and I understood the nature and consequences of those acts. I was not mentally incompetent, under a legal guardianship, intoxicated, or under any other mental impairment.
- 13. At the time I caused Highland Capital to enter into each of the Agreements, I believed I had the authority, as the Dugaboy Family Trustee, to cause Dugaboy to cause Highland Capital to enter into the Agreements. I also intended, believed, and expected that each of the Agreements would be a binding and enforceable agreement between Highland Capital and Jim Dondero.

Case 21-03007-sgj Doc 153 Filed 01/20/22 Entered 01/20/22 22:37:32 Desc Main Case 3:21-cv-00881-X Docum**Docclir9eAF** F**Rage 1909 620** 5 Page 11 of 226 Page 1D 60313

I declare under penalty of perjury that the foregoing is true and correct.

Executed on January 20, 2022.

Nancy M. Dondero

Exhibit A

THE DUGABOY INVESTMENT TRUST James D. Dondero, Primary Beneficiary

October 12, 2015

Dana Scott Breault 5207 Scarborough Lane Dallas, Texas 75287

Cynthia D. M. Brown, President Commonwealth Trust Company 29 Bancroft Mills Road #2 Wilmington, Delaware 19806

Re: The Dugaboy Investment Trust

Dear Ms. Breault,

I, James D. Dondero, am writing to inform you that on October 12, 2015, I received notice from Grant James Scott that he will cease to serve as Family Trustee of The Dugaboy Investment Trust (the "Trust") and shall stop performing all duties and responsibilities undertaken as Family Trustee of the Trust.

Pursuant to the attached Resignation of Family Trustee from Grant James Scott, I appoint Nancy Marie Dondero as the successor Family Trustee of the Trust.

This letter and the attached Resignation of Family Trustee shall satisfy my obligations under Section 5.2 of that Trust Agreement entered into on November 15, 2010 to provide you, Settlor, with notice of my appointment of a successor Family Trustee.

James D. Dondero

Very truly you

THE DUGABOY INVESTMENT TRUST Grant James Scott, Family Trustee

October 12, 2015

Dana Scott Breault 5207 Scarborough Lane Dallas, Texas 75287

Cynthia D. M. Brown, President Commonwealth Trust Company 29 Bancroft Mills Road #2 Wilmington, Delaware 19806

Re: The Dugaboy Investment Trust

Dear Ms. Breault,

I, Grant James Scott, am writing to inform you that as of October 12, 2015, I will cease to serve as Family Trustee of The Dugaboy Investment Trust (the "**Trust**") and shall stop performing all duties and responsibilities undertaken as Family Trustee of the Trust pursuant to the attached Resignation of Family Trustee.

This letter and the attached Resignation of Family Trustee shall satisfy my obligations under Section 5.1 of that Trust Agreement entered into on November 15, 2010 to provide you, Settlor, with written notice of my resignation.

Grant James Scott

Very truly yours.

RESIGNATION OF FAMILY TRUSTEE

I, **GRANT JAMES SCOTT**, do hereby acknowledge that I voluntarily tender my resignation as Family Trustee of The Dugaboy Investment Trust pursuant to that Trust Agreement, dated November 15, 2010 by, between and among Dana Scott Breault, as Settlor, and Common Wealth Trust Company, as Administrative Trustee.

This resignation shall take effect immediately upon the execution hereof and delivery of a written acknowledged instrument wherein NANCY MARIE DONDERO accepts the trust and the position of Family Trustee.

IN WITNESS WHEREOF, I hereby sign my Resignation as Family Trustee of the above trust.

Signed, sealed and delivered in the presence of:

Family Trustee

10/12/2015 Date

STATE OF TEXAS

8

COUNTY OF DALLAS

Before me, a notary public, on this day personally appeared **GRANT JAMES SCOTT** known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office this // day of October, 2015.

MICAELA SUE ALLEN
Notary Public, State of Texas
My Commission Expires
January 15, 2019

Notary Public's Signature

[SEAL]

Expiration: January

ACCEPTANCE OF APPOINTMENT OF FAMILY TRUSTEE

I, NANCY MARIE DONDERO, appointed as Family Trustee under Article V, Section 5.2(a)(i) of The Dugaboy Investment Trust, dated November 15, 2010 (the "Trust"), hereby acknowledge and accept the position of Family Trustee of the Trust and hereby agree to faithfully perform all the duties and adopt all of the obligations imposed.

Signed this 3th day of October, 2015.

Vancy Marie Dondero
NANCY MARIE DONDERO
Family Trustee

STATE OF TEXAS

COUNTY OF DALLAS §

Before me, a notary public, on this day personally appeared **NANCY MARIE DONDERO** known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that she executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office this / day of October, 2015.

MICAELA SUE ALLEN
Notary Public, State of Texas
My Commission Expires
January 15, 2019

[SEAL]

Notary Public's Signature

Expiration: January 15, 2019

ACKNOWLEDGEMENT OF DELIVERY

I, JAMES D. DONDERO, acknowledge that this Acceptance of Appointment of Family Trustee by NANCY MARIE DONDERO was delivered to and received by me on October ___, 2015.

James D. Dondero

Exhibit 3

Clay M. Taylor Bryan C. Assink

BONDS ELLIS EPPICH SCHAFER JONES LLP 420 Throckmorton Street, Suite 1000

Fort Worth, Texas 76102 (817) 405-6900 telephone (817) 405-6902 facsimile

Email: clay.taylor@bondsellis.com Email: bryan.assink@bondsellis.com

Attorneys for James Dondero

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Attorneys for NexPoint Advisors, L.P. and Highland Capital Management Fund Advisors, L.P.

Deborah Deitsch-Perez Michael P. Aigen STINSON LLP 3102 Oak Lawn Avenue, Suite 777 Dallas, Texas 75219 (214) 560-2201 telephone (214) 560-2203 facsimile

Email: deborah.deitschperez@stinson.com Email: michael.aigen@stinson.com

Attorneys for James Dondero, Nancy Dondero, Highland Capital Management Services, Inc. and HCRE Partners, LLC

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

Ditti	DIVIDION
In re:	§ Case No. 19-34054
	§
HIGHLAND CAPITAL MANAGEMENT, L.P.	§ Chapter 11
	§
Debtor.	§
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§
HIGHLAND CAFITAL MANAGEMENT, L.F.,	§
Plaintiff,	§ Adv. Proc. No. 21-03003-sgj
riamun,	§
XIO.	§
vs.	§
JAMES DONDERO, NANCY DONDERO, AND	§
THE DUGABOY INVESTMENT TRUST,	§
THE DUGADOT HYESTMENT IRUST,	§
Defendants.	§
Defendants.	

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HIGHLAND CAPITAL MANAGEMENT, L.P.,	§ 8
	§ §
Plaintiff,	8 §
	8 8 Adv. Proc. No. 21-03005-sgj
vs.	8 8
	\$ \$
NEXPOINT ADVISORS, L.P., JAMES	\$ \$
DONDERO, NANCY DONDERO, AND	\$ \$
THE DUGABOY INVESTMENT TRUST,	\$ \$
	\$ \$
Defendants.	\$ §
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§
HIGHLAND CAITTAL MANAGEMENT, E.I.,	§
Plaintiff,	§
T minum,	§ Adv. Proc. No. 21-03006-sgj
vs.	§
131	§
HIGHLAND CAPITAL MANAGEMENT	§
SERVICES, INC., JAMES DONDERO,	§
NANCY DONDERO, AND THE DUGABOY	§ *
INVESTMENT TRUST,	§ 8
	§ 8
Defendants.	\$ \$
HIGHLAND CAPITAL MANAGEMENT, L.P.,	8 § Adv. Proc. No. 21-03007-sgj
	§ Adv. 110c. 10. 21-03007-sgj
Plaintiff,	§
vs.	§
	§
HCRE PARTNERS, LLC (n/k/a NexPoint Real	§
Estate Partners, LLC), JAMES DONDERO,	§
NANCY DONDERO, AND THE DUGABOY	§
INVESTMENT TRUST,	§
D. C. J	§
Defendants.	§

<u>DECLARATION OF MICHAEL P. AIGEN IN SUPPORT OF DEFENDANTS'</u> <u>OPPOSITION TO PLAINTIFF'S MOTION FOR PARTIAL SUMMARY JUDGMENT</u>

Michael P. Aigen, pursuant to 28 U.S.C. § 1746(a), under penalty of perjury, declares as follows:

1. I am a member of the law firm of Stinson LLP, counsel to Defendant James Dondero, Highland Capital Management Services, Inc. and HCRE Partners, LLC n/k/a NexPoint Real Estate Partners, LLC, and I submit this Declaration in support of the *Defendants' Opposition to Plaintiff Highland Capital Management, L.P.'s Motion for Partial Summary Judgment*, which

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is being filed concurrently with this Declaration. I submit this Declaration based on my personal

knowledge and the documents listed below.

2. Attached as **Exhibit A** is a true and correct copy of the Transcript of the Video

Deposition of James P. Seery, Jr. taken on October 21, 2021 in Adv. Proc. No. 21-03005.

3. Attached as **Exhibit** B is a true and correct copy of the Transcript of the Remote

Deposition of Bruce McGovern taken on November 9, 2021 in Adv. Proc. No 21-03003.

4. Attached as **Exhibit C** is a true and correct copy of a List of Promissory Notes,

bates labeled DEFENDANTS-0000434, that was used by Mr. Dondero at his deposition and

produced to Plaintiff.

5. Attached as **Exhibit D** is a true and correct copy of an email from F. Waterhouse

to K. Hendrix, dated November 25, 2020.

6. Attached as **Exhibit E** is a true and correct copy of an email from F. Waterhouse

to K. Hendrix, dated December 31, 2020.

7. Attached as **Exhibit F** is a true and correct copy of the Expert Report of Steven J.

Pully, dated December 10, 2021.

8. Attached as **Exhibit G** is a true and correct copy of the Expert Report of Alan M.

Johnson, dated May 28, 2021.

9. Attached as **Exhibit H** is a true and correct copy of Highland Capital Management,

L.P.'s Responses and Objections to Defendants' Joint Discovery Requests, dated September 27,

2021.

Dated: January 20, 2022

/s/Michael P. Aigen

Michael P. Aigen

CORE/3522697.0002/172204224.1 App. 95

Exhibit A

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Page 1
 1
 2
         IN THE UNITED STATES BANKRUPTCY COURT
           FOR THE NORTHERN DISTRICT OF TEXAS
                    DALLAS DIVISION
 4
     In re:
                                       ) Chapter 11
     HIGHLAND CAPITAL MANAGEMENT, L.P.) Case No.
 5
                                       ) 19-34054-sqj11
 6
                     Debtor.
 7
     HIGHLAND CAPITAL MANAGEMENT, L.P.)
 8
                      Plaintiff,
 9
                                       ) Adversary
             -vs-
10
                                       ) Proceeding No.
     NEXPOINT ADVISORS, L.P., JAMES ) 21-03005-sgj
     DONDERO, NANCY DONDERO, AND THE )
11
     DUGABOY INVESTMENT TRUST,
12
                      Defendants.
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16
       VIDEO DEPOSITION OF JAMES P. SEERY, JR.
17
                  New York, New York
              Thursday, October 21, 2021
18
19
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21
22
23
24
     Reported by:
     MARIANNE WITKOWSKI-SMITH
25
    JOB NO. 201192
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1		Page 2	1		Page 3
			2	APPEARANCES:	
2			3		
3			4 5	PACHULSKI STANG ZIEHL & JONES	
4	October 21, 2021		6	Attorneys for Highland Capital Management LP	
5	2:02 p.m.			and the Witness	
6			7	780 Third Avenue	
7			8	780 IMIRQ Avenue	
8	Video Deposition of JAMES P. SEERY, JR.,			New York, New York 10017	
9	individually and on behalf of HIGHLAND CAPITAL		9	DVI. TOUR MODDIG TOO	
			10	BY: JOHN MORRIS, ESQ.	
10	MANAGEMENT LP, held at the offices of Pachulski			GREGORY DEMO, ESQ.	
11	Stang Ziehl & Jones LLP, 780 Third Avenue, New		11		
12	York, New York, before Marianne Witkowski-Smith,		12	HAYLEY WINOGRAD, ESQ.	
13	a Shorthand Reporter and Notary Public of the		13		
14	State of New York.		14		
15			15	MUNSCH HARDT KOPF & HARR	
16				Attorneys for NexPoint Advisors LP	
17			16		
18			17	500 North Akard Street	
			± /	Dallas, Texas 75201	
19			18		
20			19	BY: DAVOR RUKAVINA, ESQ.	
21			17	THOMAS BERGHMAN, ESQ.	
22			20		
23			21 22		
24			23		
25			24		
			25	(Continued on Next Page)	
١,		Page 4			Page 5
1 2	APPEARANCES (Cont'd):	Page 4	1	J. Seery	Page 5
1 2 3	APPEARANCES (Cont'd):	Page 4	1 2	J. Seery VIDEO TECHNICIAN: This is the	Page 5
2	APPEARANCES (Cont'd):	Page 4		-	Page 5
2 3 4 5	STINSON	Page 4	2	VIDEO TECHNICIAN: This is the	Page 5
2 3 4	STINSON Attorneys for James Dondero, Nancy Dondero,	Page 4	2	VIDEO TECHNICIAN: This is the start of Media Label No. 1 in the video-recorded deposition of James P.	Page 5
2 3 4 5	STINSON	Page 4	2 3 4	VIDEO TECHNICIAN: This is the start of Media Label No. 1 in the video-recorded deposition of James P. Seery Jr., in the matter of Highland	Page 5
2 3 4 5 6	STINSON Attorneys for James Dondero, Nancy Dondero,	Page 4	2 3 4 5 6	VIDEO TECHNICIAN: This is the start of Media Label No. 1 in the video-recorded deposition of James P. Seery Jr., in the matter of Highland Capital Management LP vs. NexPoint	Page 5
2 3 4 5 6	STINSON Attorneys for James Dondero, Nancy Dondero, HCRE, HCMS 3102 Oak Lawn Avenue	Page 4	2 3 4 5 6 7	VIDEO TECHNICIAN: This is the start of Media Label No. 1 in the video-recorded deposition of James P. Seery Jr., in the matter of Highland Capital Management LP vs. NexPoint Advisors LP, et al., on October the	Page 5
2 3 4 5 6	STINSON Attorneys for James Dondero, Nancy Dondero, HCRE, HCMS	Page 4	2 3 4 5 6 7 8	VIDEO TECHNICIAN: This is the start of Media Label No. 1 in the video-recorded deposition of James P. Seery Jr., in the matter of Highland Capital Management LP vs. NexPoint Advisors LP, et al., on October the 21st, 2021, at approximately 2:02 p.m.	Page 5
2 3 4 5 6	STINSON Attorneys for James Dondero, Nancy Dondero, HCRE, HCMS 3102 Oak Lawn Avenue	Page 4	2 3 4 5 6 7 8 9	VIDEO TECHNICIAN: This is the start of Media Label No. 1 in the video-recorded deposition of James P. Seery Jr., in the matter of Highland Capital Management LP vs. NexPoint Advisors LP, et al., on October the 21st, 2021, at approximately 2:02 p.m. My name is Manuel Garcia. I'm the	Page 5
2 3 4 5 6	STINSON Attorneys for James Dondero, Nancy Dondero, HCRE, HCMS 3102 Oak Lawn Avenue Dallas, Texas 75219	Page 4	2 3 4 5 6 7 8	VIDEO TECHNICIAN: This is the start of Media Label No. 1 in the video-recorded deposition of James P. Seery Jr., in the matter of Highland Capital Management LP vs. NexPoint Advisors LP, et al., on October the 21st, 2021, at approximately 2:02 p.m. My name is Manuel Garcia. I'm the certified legal videographer from TSG	Page 5
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	Page 6		Page 7
1	J. Seery	1	J. Seery
2	Deborah Deitsch-Perez from Stinson LLP.	2	laptop in front of you because this is being
3	I'm on with my partner, Michael Aigen,	3	done remotely as well, but you're not
4	also from Stinson. We're representing	4	reviewing any material or taking any
5	James Dondero, Nancy Dondero, HCRE and	5	information or texts or emails like that, are
6	HCMS.	6	you?
1 7	MR. HORN: Warren Horn	7	A. No.
8	[inaudible].	8	Q. Okay. It's fair to say you've
9	(Reporter clarification.)	9	been
10	MR. HORN: Warren Horn, H-O-R-N,	10	A. I I have a phone in front of me,
11	with Heller, Draper & Horn,	11	but I don't intend to use it.
12	representing The Dugaboy Investment	12	Q. Okay. Fair to say that you've been
13	Trust.	13	deposed before?
14	VIDEO TECHNICIAN: Will the court	14	A. I have.
15	reporter please swear in the witness.	15	Q. Approximately how many times?
16	JAMES P. SEERY, JR.,	16	A. More more than twenty-five.
17	the witness herein, was thereupon duly	17	Q. Okay. And quite a number in this
18	sworn by the Notary Public and was	18	case as well, correct?
19	examined and testified as follows:	19	A. More than probably more than
20	EXAMINATION	20	fifteen.
21	BY MR. RUKAVINA:	21	Q. Okay. The only thing I'd ask -
22	Q. Sir, good afternoon.	22	you're you're a veteran - is I have an
23	State your name, please.	23	accent and sometimes I talk fast, so don't
24	A. James P. Seery, Jr.	24	don't hesitate to tell me that you didn't
25	Q. And just so we're clear, you have a	25	understand or ask me to rephrase, please.
	g. That jube so we le diedly jou have a	23	anderstand of assi me to replicate, prease.
		_	
1	Page 8	1	Page 9
1	J. Seery	1	J. Seery
2	J. Seery Please don't hesitate to do that.	2	J. Seery A. I believe I have, yes.
2 3	J. Seery Please don't hesitate to do that. A. Thank you.	2 3	J. Seery A. I believe I have, yes. Q. Okay. And are you familiar with
2 3 4	J. Seery Please don't hesitate to do that. A. Thank you. Q. Sir, just for the record, where do	2 3 4	J. Seery A. I believe I have, yes. Q. Okay. And are you familiar with the topics I've designated in here?
2 3 4 5	J. Seery Please don't hesitate to do that. A. Thank you. Q. Sir, just for the record, where do you live?	2 3 4 5	J. Seery A. I believe I have, yes. Q. Okay. And are you familiar with the topics I've designated in here? MR. MORRIS: I think this is
2 3 4 5 6	J. Seery Please don't hesitate to do that. A. Thank you. Q. Sir, just for the record, where do you live? A. I live in New York City, Upper West	2 3 4 5 6	J. Seery A. I believe I have, yes. Q. Okay. And are you familiar with the topics I've designated in here? MR. MORRIS: I think this is missing a page.
2 3 4 5 6 7	J. Seery Please don't hesitate to do that. A. Thank you. Q. Sir, just for the record, where do you live? A. I live in New York City, Upper West Side.	2 3 4 5 6 7	J. Seery A. I believe I have, yes. Q. Okay. And are you familiar with the topics I've designated in here? MR. MORRIS: I think this is missing a page. THE WITNESS: Going to 1 to 2
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1	J. Seery	1	J. Seery
2	Q. Okay. And subject to your	2	A. 1990.
3	counsel's objections, which he sent to me by	3	Q. Okay. And what states have you
4	email, are you prepared to testify on the	4	been licensed in as a lawyer?
5	topics that are designated in here today?	5	A. New York and Connecticut.
6	A. Yes.	6	Q. Are you currently licensed as a
7	Q. Okay. And have you reasonably	7	lawyer?
8	informed yourself on those topics prior to	8	A. I believe I am.
9	sitting here today?	9	Q. Okay. Have you ever faced any
10	A. Yes.	10	disciplinary proceedings as a lawyer?
11	Q. Okay. Now, some background, and we	11	A. No.
12	don't need to go into excruciating detail.	12	Q. With respect to bankruptcy cases,
13	What is your educational	13	can you give us a brief recitation of of
14	background?	14	your relevant experience in administering
15	A. I have a BA in history. I have a	15	Chapter 11 or other bankruptcy estates?
16	law degree, JD. And I've taken lots and lots	16	A. Administering, I I've been
17	of courses.	17	involved or been an active player - either as
18	Q. And what university or college is	18	a lawyer, senior lawyer, investor, and in
19	your history BA from?	19	this case an independent director and CRO -
20	A. Colgate University.	20	in really my entire career, so I would say
21	Q. Okay. And what university is your	21	hundreds.
22	JD from?	22	Q. Okay. Do you consider yourself an
23	A. New York Law School.	23	expert on bankruptcy law?
24	Q. And when did you graduate New York	24	A. I'm pretty good.
25	Law School and get your JD?	25	Q. Okay. And with respect to the
	David 10		D 12
1	Page 12 J. Seery	1	Page 13 J. Seery
1 2	J. Seery	1 2	J. Seery
	-		= 1
2	J. Seery Highland Capital Management LP bankruptcy	2	J. Seery were the three of you independent directors
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1	Page 14 J. Seery	1	J. Seery
2	Q. Okay. And Mr. Duval [ph], what	2	Q. Okay. And you're also a
3	was, just briefly, his background to your	3	post-confirmation trustee, are you not?
4	understanding?	4	A. I am, yes.
5	A. Dubel	5	Q. And what are you the trustee of?
6	Q. I'm sorry, Dubel.	6	A. The Claimant trustee.
7	A and he was a he's a very	7	O. Okay. And what role does the
8	experienced practitioner in distressed	8	Claimant trustee, if any, have with the
9	corporate management and bankruptcy corporate	9	reorganized debtor?
10	management.	10	A. The Claimant trustee is the
11	Q. Okay. After the bankruptcy plan	11	claimant is the trustee for the Claimant
12	became effective, what happened to the	12	Trust, which holds the limited partnership
13	debtor?	13	units for the reorganized debtor.
14	In other words, as a corporate	14	Q. Okay. And does it also hold any
15	entity, what happened to the debtor?	15	general partnership units for the reorganized
16	A. The debtor was reconstituted with a	16	debtor?
17	new GP and new limited partnership units.	17	A. It holds the ownership interest in
18	Q. Okay. And do you have any role	18	the GP.
19	with respect to authority at the debtor	19	Q. Okay. Is it fair to say that
20	today?	20	that all economic value in the reorganized
21	A. I do.	21	debtor one way or the other inures to the
22	Q. What is your role, sir?	22	benefit of the Claimant Trust under the plan?
23	A. I'm the CEO.	23	A. It does effectively run up to the
24	Q. The I'm sorry, the CEO?	24	Claimant Trust, yes.
25	A. Yes.	25	Q. And is it fair to say that you are
25	A. 165.	25	Q. And is it fail to say that you are
	Page 16		
١.,	=	_	Page 17
1	J. Seery	1	J. Seery
2	J. Seery in charge of the reorganized debtor?	2	J. Seery Q. Okay. And both Mr. Surgeon I'm
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1	Page 18 J. Seery	1	J. Seery
2	authority, yes.	2	subsequently and later in the year on asset
3	Q. Okay. He stayed on as an employee,	3	sales that were being conducted out of
4	but whatever he did - is it fair to say -	4	certain of the CLOs
5	after January 9, 2020 would be subject to the	5	(Reporter clarification.)
6	new independent board?	6	THE WITNESS: Asset sales I'm
7	A. I don't think that would be fair to	7	sorry, asset sales out of certain of
8	say. I think from a corporate rule	8	the CLOs.
9	perspective it would be. I think he he,	9	So there, there if we take time,
10	subsequently, we learned, did quite a few	10	we can go through dozens.
11	things without	11	BY MR. RUKAVINA:
12	(Reporter clarification.)	12	Q. Well, I get the general gist. And
13	THE WITNESS: Subsequently we	13	is it fair to say that those things that he
14	learned he did quite a few things	14	was doing, amongst others, is why the
15	without oversight by the independent	15	independent board made you the CEO and CRO?
16	board.	16	MR. MORRIS: Objection to the
17	BY MR. RUKAVINA:	17	form of the question.
18	Q. Okay. Can you give me an example	18	Q. Let me rephrase the question.
19	of what he did without oversight by the	19	Why, in July first of all, who
20	independent board?	20	made you CEO and CRO in July of 2020?
21	A. He traded traded assets; he	21	A. The independent board approved it
22	managed the Select account on his own; he	22	and then the Court approved it.
23	didn't meet margins calls at direction that	23	Q. And you were on that independent
24	the that the board, independent board, had	24	board, so you were one of the people that
25	said to to meet; he tried to overrule me	25	approved it?
1			
	Page 20		Page 21
1	Page 20 J. Seery	1	J. Seery
1 2		1 2	= 1
1	J. Seery		J. Seery
2	J. Seery MR. MORRIS: Objection to the	2	J. Seery A. He was
2 3	J. Seery MR. MORRIS: Objection to the form of the question.	2 3	J. Seery A. He was MR. MORRIS: and I just I
2 3 4	J. Seery MR. MORRIS: Objection to the form of the question. A. No, I would have abstained.	2 3 4	J. Seery A. He was MR. MORRIS: and I just I just want to note that I, I I don't
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1	Page 22		Page 23
1	J. Seery	1	J. Seery
2	that and wanted to be put back in. I think	2	the independent board expected them to be
3	it probably had to do with with press	3	doing?
4	reports that he didn't like reading. So he	4	A. I think we had we certainly had
5	maintained an unpaid role as the portfolio	5	concerns about that, yes.
6	manager. The portfolio that he really	6	Q. And we'll round this off pretty
7	managed was the Select account.	7	quickly.
8	What he should have done is he	8	Did there come a time when you
9	should have taken direction. He should have	9	asked Mr. Dondero for his resignation?
10	honored the margin calls that that	10	A. There did, yes.
11	Jefferies had made, he should have sold	11	Q. And and did he give it?
12	assets, he should have reported to the board.	12	A. He did, yes.
13	He did none of those things.	13	Q. And do you recall the date?
14	He independently, then, ran	14	A. It was in October of 2020.
15	roughshod over certain parts of the	15	MR. RUKAVINA: I have it in here
16	organization. He should not have done that.	16	somewhere. I'm not sure that it's
17	And it was very difficult, with the existing	17	well, let's just put it in the record,
18	employees, to manage them with Mr. Dondero	18	see if this will refresh your memory.
19	there because they'd worked for him for a	19	This is going to be 3, right?
20	number of years.	20	(Exhibit 3, Email Chain Re:
21	Q. That was going to be my next	21	HCMLP Roles, marked for identification,
22	question.	22	as of this date.)
23	Did you feel, prior to July 2020,	23	(Brief off-record discussion.)
24	that some employees, some key employees, were	24	BY MR. RUKAVINA:
25	basically doing his bidding instead of what	25	Q. Do you recall this email chain,
			·· -
1	Page 24 J. Seerv	1	Page 25 J. Seerv
1 2	J. Seery	1 2	J. Seery
2	J. Seery sir?	2	J. Seery A. That's correct.
2 3	J. Seery sir? A. Vague vaguely. I'm I'm	2 3	J. Seery A. That's correct. Q. Okay. So it it's is it the
2 3 4	J. Seery sir? A. Vague vaguely. I'm I'm familiar with it, yes.	2 3 4	J. Seery A. That's correct. Q. Okay. So it it's is it the debtor's contention that NexPoint failed to
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	sir? A. Vague vaguely. I'm I'm familiar with it, yes. Q. And does this refresh your memory that Mr. Dondero resigned on October the 9th, 2020? A. I I would say it confirms my memory since I said it was in October. Q. Okay. But can you now confirm that it was October 9, 2020? A. Yes. Q. Okay. Thank you. Now, just to put it in the record here because of Mr. Morris' objection, it is and I apologize, we're going to talk about the debtor's contentions today in this lawsuit against NexPoint. Is it okay if I say debtor or you want me to say reorganized debtor or A. Whatever you're more comfortable, I'm okay. Q. It is well, the the debtor	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. Seery A. That's correct. Q. Okay. So it it's is it the debtor's contention that NexPoint failed to make a payment due, let's say on or before December 31, 2020, on this \$30.7 million promissory note? A. That's correct. Q. Okay. And we'll go further in detail, but ultimately, on or about January 7, the debtor sent notice that the note was immediately due and payable, correct? A. That's correct. Q. And did you make that decision to say that the note is immediately due and payable? A. I did, yes. Q. Okay. Thank you. Now and you were aware, when you made that decision, that that NexPoint was affiliated to some degree with Mr. Dondero? MR. MORRIS: Objection to the
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	sir? A. Vague vaguely. I'm I'm familiar with it, yes. Q. And does this refresh your memory that Mr. Dondero resigned on October the 9th, 2020? A. I I would say it confirms my memory since I said it was in October. Q. Okay. But can you now confirm that it was October 9, 2020? A. Yes. Q. Okay. Thank you. Now, just to put it in the record here because of Mr. Morris' objection, it is and I apologize, we're going to talk about the debtor's contentions today in this lawsuit against NexPoint. Is it okay if I say debtor or you want me to say reorganized debtor or A. Whatever you're more comfortable, I'm okay. Q. It is well, the the debtor the reorganized debtor under the plan,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	J. Seery A. That's correct. Q. Okay. So it it's is it the debtor's contention that NexPoint failed to make a payment due, let's say on or before December 31, 2020, on this \$30.7 million promissory note? A. That's correct. Q. Okay. And we'll go further in detail, but ultimately, on or about January 7, the debtor sent notice that the note was immediately due and payable, correct? A. That's correct. Q. And did you make that decision to say that the note is immediately due and payable? A. I did, yes. Q. Okay. Thank you. Now and you were aware, when you made that decision, that that NexPoint was affiliated to some degree with Mr. Dondero? MR. MORRIS: Objection to the form of the question.

I .	Page 26		Page 27
1	J. Seery	1	J. Seery
2	what is your understanding now - you answer	2	that time as to Mr. Dondero's honesty?
3	it how ever you can - as to what	3	A. I think he's dishonest.
4	Mr. Dondero's role with NexPoint Advisors LP	4	Q. Okay. What opinion did you form as
5	was in December 2020?	5	to his business acumen?
6	A. I believe it was and continues to	6	A. I think it's challenged.
7	be complete ownership control and domination	7	Q. Can you elaborate?
8	of NexPoint Advisors.	8	A. I the Select account we've
9	Q. Between January 9, 2020, when you	9	talked about is a is a great example.
10	became an independent director, and October	10	Shorting Zoom in the pandemic and
11	9, 2020, when Mr. Dondero resigned, did you	11	holding it, shorting Netflix for long periods
12	form an opinion as to Mr. Dondero's honesty?	12	of time, moving money all around without any
13	A. Between which dates?	13	thought of the corporate form, moving money
14	Q. January 9 and October 9, 2020.	14	in and out of different entities.
15	A. January 9 and October yes.	15	The litigations that he was
16	Q. Yes.	16	involved in; Acis alone he could have settled
17	And did you form an opinion as to	17	for \$2 million and probably burned nearly
18	his business acumen?	18	\$200 million of value.
19	A. To some degree, yes.	19	So those are just beginning
20	Q. Okay. Did you form an opinion as	20	examples.
21	to his management skills?	21	Q. Given the opinions that you formed
22	A. Yes.	22	as to Mr. Dondero, did you believe that
23	Q. Okay. What was your opinion	23	that's also how he was running NexPoint at
24	with pardon me, strike that.	24	that time in late 2020?
25	What opinion did you form during	25	A. I didn't make any judgments about
1	Page 28 J. Seery	1	J. Seery
2	NexPoint.	2	(Simultaneous speaking.)
3	Q. Okay. Now, are you familiar with	3	A depends on the context.
4	the concepts, in bankruptcy, of solvency or	4	(Reporter interjection.)
5	insolvency?	5	Q. I'm sorry.
1 -	-]	~ 1
۱ ۵	Λ νοσ	۱ ۶	So vou agree with me vou agree
6	A. Yes.	6	So you agree with me you agree
7	Q. Okay. Are you familiar with one or	7	with me, again, depending on the context,
7 8	Q. Okay. Are you familiar with one or more metrics or definitions	7 8	with me, again, depending on the context, that one definition of insolvency is balance
7 8 9	Q. Okay. Are you familiar with one or more metrics or definitions A. Yes.	7 8 9	with me, again, depending on the context, that one definition of insolvency is balance sheet, meaning that your liabilities exceed
7 8 9	Q. Okay. Are you familiar with one or more metrics or definitions A. Yes. Q for solvency okay.	7 8 9 10	with me, again, depending on the context, that one definition of insolvency is balance sheet, meaning that your liabilities exceed your assets?
7 8 9 10 11	Q. Okay. Are you familiar with one or more metrics or definitions A. Yes. Q for solvency okay. A. Yes.	7 8 9 10 11	with me, again, depending on the context, that one definition of insolvency is balance sheet, meaning that your liabilities exceed your assets? A. That is one definition of
7 8 9 10 11 12	Q. Okay. Are you familiar with one or more metrics or definitions A. Yes. Q for solvency okay. A. Yes. Q. Can you tell me how you understand	7 8 9 10 11 12	with me, again, depending on the context, that one definition of insolvency is balance sheet, meaning that your liabilities exceed your assets? A. That is one definition of insolvency.
7 8 9 10 11 12 13	Q. Okay. Are you familiar with one or more metrics or definitions A. Yes. Q for solvency okay. A. Yes. Q. Can you tell me how you understand solvency to be.	7 8 9 10 11 12 13	with me, again, depending on the context, that one definition of insolvency is balance sheet, meaning that your liabilities exceed your assets? A. That is one definition of insolvency. Q. And you agree with me that another
7 8 9 10 11 12 13 14	Q. Okay. Are you familiar with one or more metrics or definitions A. Yes. Q for solvency okay. A. Yes. Q. Can you tell me how you understand solvency to be. A. In which context?	7 8 9 10 11 12 13	with me, again, depending on the context, that one definition of insolvency is balance sheet, meaning that your liabilities exceed your assets? A. That is one definition of insolvency. Q. And you agree with me that another definition is when you're basically unable to
7 8 9 10 11 12 13 14	Q. Okay. Are you familiar with one or more metrics or definitions A. Yes. Q for solvency okay. A. Yes. Q. Can you tell me how you understand solvency to be. A. In which context? Q. Well, under the Bankruptcy Code.	7 8 9 10 11 12 13 14 15	with me, again, depending on the context, that one definition of insolvency is balance sheet, meaning that your liabilities exceed your assets? A. That is one definition of insolvency. Q. And you agree with me that another definition is when you're basically unable to pay your debts as they become due?
7 8 9 10 11 12 13 14 15	Q. Okay. Are you familiar with one or more metrics or definitions A. Yes. Q for solvency okay. A. Yes. Q. Can you tell me how you understand solvency to be. A. In which context? Q. Well, under the Bankruptcy Code. A. There's no	7 8 9 10 11 12 13 14 15 16	with me, again, depending on the context, that one definition of insolvency is balance sheet, meaning that your liabilities exceed your assets? A. That is one definition of insolvency. Q. And you agree with me that another definition is when you're basically unable to pay your debts as they become due? A. That's another definition.
7 8 9 10 11 12 13 14 15 16 17	Q. Okay. Are you familiar with one or more metrics or definitions A. Yes. Q for solvency okay. A. Yes. Q. Can you tell me how you understand solvency to be. A. In which context? Q. Well, under the Bankruptcy Code. A. There's no MR. MORRIS: Objection to the	7 8 9 10 11 12 13 14 15 16 17	with me, again, depending on the context, that one definition of insolvency is balance sheet, meaning that your liabilities exceed your assets? A. That is one definition of insolvency. Q. And you agree with me that another definition is when you're basically unable to pay your debts as they become due? A. That's another definition. Q. Okay. And I'm going to ask you,
7 8 9 10 11 12 13 14 15 16 17	Q. Okay. Are you familiar with one or more metrics or definitions A. Yes. Q for solvency okay. A. Yes. Q. Can you tell me how you understand solvency to be. A. In which context? Q. Well, under the Bankruptcy Code. A. There's no MR. MORRIS: Objection to the form of the question.	7 8 9 10 11 12 13 14 15 16 17	with me, again, depending on the context, that one definition of insolvency is balance sheet, meaning that your liabilities exceed your assets? A. That is one definition of insolvency. Q. And you agree with me that another definition is when you're basically unable to pay your debts as they become due? A. That's another definition. Q. Okay. And I'm going to ask you, when you became or after you became an
7 8 9 10 11 12 13 14 15 16 17 18	Q. Okay. Are you familiar with one or more metrics or definitions A. Yes. Q for solvency okay. A. Yes. Q. Can you tell me how you understand solvency to be. A. In which context? Q. Well, under the Bankruptcy Code. A. There's no MR. MORRIS: Objection to the form of the question. A. There's no definition of solvency	7 8 9 10 11 12 13 14 15 16 17 18	with me, again, depending on the context, that one definition of insolvency is balance sheet, meaning that your liabilities exceed your assets? A. That is one definition of insolvency. Q. And you agree with me that another definition is when you're basically unable to pay your debts as they become due? A. That's another definition. Q. Okay. And I'm going to ask you, when you became or after you became an independent director on January 9, 2020, did
7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. Okay. Are you familiar with one or more metrics or definitions A. Yes. Q for solvency okay. A. Yes. Q. Can you tell me how you understand solvency to be. A. In which context? Q. Well, under the Bankruptcy Code. A. There's no MR. MORRIS: Objection to the form of the question. A. There's no definition of solvency in the bankruptcy code.	7 8 9 10 11 12 13 14 15 16 17 18 19 20	with me, again, depending on the context, that one definition of insolvency is balance sheet, meaning that your liabilities exceed your assets? A. That is one definition of insolvency. Q. And you agree with me that another definition is when you're basically unable to pay your debts as they become due? A. That's another definition. Q. Okay. And I'm going to ask you, when you became or after you became an independent director on January 9, 2020, did you form an opinion as to the debtor's
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. Okay. Are you familiar with one or more metrics or definitions A. Yes. Q for solvency okay. A. Yes. Q. Can you tell me how you understand solvency to be. A. In which context? Q. Well, under the Bankruptcy Code. A. There's no MR. MORRIS: Objection to the form of the question. A. There's no definition of solvency in the bankruptcy code. Q. Sir, there is.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	with me, again, depending on the context, that one definition of insolvency is balance sheet, meaning that your liabilities exceed your assets? A. That is one definition of insolvency. Q. And you agree with me that another definition is when you're basically unable to pay your debts as they become due? A. That's another definition. Q. Okay. And I'm going to ask you, when you became — or after you became an independent director on January 9, 2020, did you form an opinion as to the debtor's solvency?
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Okay. Are you familiar with one or more metrics or definitions A. Yes. Q for solvency okay. A. Yes. Q. Can you tell me how you understand solvency to be. A. In which context? Q. Well, under the Bankruptcy Code. A. There's no MR. MORRIS: Objection to the form of the question. A. There's no definition of solvency in the bankruptcy code. Q. Sir, there is. MR. MORRIS: Well	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	with me, again, depending on the context, that one definition of insolvency is balance sheet, meaning that your liabilities exceed your assets? A. That is one definition of insolvency. Q. And you agree with me that another definition is when you're basically unable to pay your debts as they become due? A. That's another definition. Q. Okay. And I'm going to ask you, when you became or after you became an independent director on January 9, 2020, did you form an opinion as to the debtor's solvency? A. On January 9?
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Okay. Are you familiar with one or more metrics or definitions A. Yes. Q for solvency okay. A. Yes. Q. Can you tell me how you understand solvency to be. A. In which context? Q. Well, under the Bankruptcy Code. A. There's no MR. MORRIS: Objection to the form of the question. A. There's no definition of solvency in the bankruptcy code. Q. Sir, there is. MR. MORRIS: Well A. Failure to pay debts as they come	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	with me, again, depending on the context, that one definition of insolvency is balance sheet, meaning that your liabilities exceed your assets? A. That is one definition of insolvency. Q. And you agree with me that another definition is when you're basically unable to pay your debts as they become due? A. That's another definition. Q. Okay. And I'm going to ask you, when you became or after you became an independent director on January 9, 2020, did you form an opinion as to the debtor's solvency? A. On January 9? Q. Well, or after that after,
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. Okay. Are you familiar with one or more metrics or definitions A. Yes. Q for solvency okay. A. Yes. Q. Can you tell me how you understand solvency to be. A. In which context? Q. Well, under the Bankruptcy Code. A. There's no MR. MORRIS: Objection to the form of the question. A. There's no definition of solvency in the bankruptcy code. Q. Sir, there is. MR. MORRIS: Well A. Failure to pay debts as they come due, balance sheet insolvency	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	with me, again, depending on the context, that one definition of insolvency is balance sheet, meaning that your liabilities exceed your assets? A. That is one definition of insolvency. Q. And you agree with me that another definition is when you're basically unable to pay your debts as they become due? A. That's another definition. Q. Okay. And I'm going to ask you, when you became or after you became an independent director on January 9, 2020, did you form an opinion as to the debtor's solvency? A. On January 9? Q. Well, or after that after, after
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Okay. Are you familiar with one or more metrics or definitions A. Yes. Q for solvency okay. A. Yes. Q. Can you tell me how you understand solvency to be. A. In which context? Q. Well, under the Bankruptcy Code. A. There's no MR. MORRIS: Objection to the form of the question. A. There's no definition of solvency in the bankruptcy code. Q. Sir, there is. MR. MORRIS: Well A. Failure to pay debts as they come	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	with me, again, depending on the context, that one definition of insolvency is balance sheet, meaning that your liabilities exceed your assets? A. That is one definition of insolvency. Q. And you agree with me that another definition is when you're basically unable to pay your debts as they become due? A. That's another definition. Q. Okay. And I'm going to ask you, when you became or after you became an independent director on January 9, 2020, did you form an opinion as to the debtor's solvency? A. On January 9? Q. Well, or after that after,

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Page 30
                                                                                                        Page 31
1
                      J. Seery
                                                        1
                                                                              J. Seery
 2
               -- January 9, 2020.
                                                        2
         Ο.
                                                                Q.
                                                                       Okay.
 3
                                                        3
               It's a -- it's a long period. So
                                                                       I think early in the case, as I
 4
     if you want to break it down --
                                                            said, I didn't form any opinion as to
 5
                                                        5
         0.
               Yeah.
                                                             solvency.
 6
         A.
               -- in the early part of the case I
                                                        б
                                                                Q.
                                                                       But at some point did you form an
7
    did not form an opinion as to solvency.
                                                        7
                                                            opinion as to solvency?
 8
               I had to determine what the asset
                                                        8
                                                                       Yeah, I don't know exactly when it
9
    values were and what the -- what the claims
                                                            was, but at -- at some point it became clear
                                                        9
10
     were.
                                                       10
                                                            to me that the claims exceeded the asset
               Did you ever form an opinion -- and
                                                       11
                                                            value.
11
12
     the reason why I'm -- I want to separate the
                                                       12
                                                                       So is it fair to say that at some
                                                            point you concluded that the debtor was
13
    debtor from the reorganized debtor. That's
                                                       13
     why I'm trying to be sensitive on the dates.
                                                       14
                                                            insolvent based on the balance sheet test?
14
15
               So I'm going to say debtor. Did
                                                       15
                                                                       MR. MORRIS: Objection to the
    you ever form an opinion as to the debtor's
                                                                 form of the question.
16
                                                       16
17
                                                       17
                                                                       Certainly on -- on the balance
     solvency?
18
               MR. MORRIS: Objection to the
                                                       18
                                                             sheet test, yeah.
19
         form of the question.
                                                       19
                                                                       What about on the inability to pay
20
               That's -- that's what I answered.
                                                       20
                                                            debts as they become due; did you ever form
                                                            an opinion on that test?
21
         Ο.
               So you did?
                                                       21
22
               MR. MORRIS: Objection to the
                                                       22
                                                                       Well, it was in bankruptcy, so that
23
         form of the question.
                                                       23
                                                            had already been met.
               The -- the debtor's solvency
                                                       24
24
                                                                       Okay. Did you ever form an opinion
                                                       25
25
    depends on when.
                                                             or have one provided by non-lawyers to you as
                                                Page 32
                                                                                                        Page 33
1
                      J. Seery
                                                        1
                                                                          J. Seery
 2
     to whether the debtor was insolvent prior to
                                                        2
                                                                   MR. RUKAVINA: With due respect,
 3
     the petition date?
                                                        3
                                                            John, you've sued my client for
 4
               Did I, I -- I do now.
                                                        4
         Α.
                                                             fraudulent transfer. That requires
 5
         Ο.
               Okay. What is your opinion?
                                                        5
                                                             insolvency as an element. I'm entitled
 6
               I think the debtor was insolvent
                                                        6
                                                             to explore insolvency.
         A.
 7
                                                        7
     and very much insolvent well before the
                                                                   MR. MORRIS: Sure, for -- for
8
     filing.
                                                        8
                                                             2019, go right ahead. That's when the
9
               Into 2018?
                                                        9
                                                             transfer was made, right?
         Q.
               Certainly.
                                                       10
                                                                   MR. RUKAVINA: The note --
10
         Α.
               2017?
                                                                   MR. MORRIS: The note is 2000 --
11
         Ο.
                                                       11
12
         Α.
               Certainly.
                                                       12
                                                            the, the note is -- is May 2, 2019,
13
               2016?
                                                       13
                                                             so --
         Q.
14
         Α.
                                                       14
               Yes.
                                                                   MR. RUKAVINA: No, sir, you're --
15
                                                       15
               Okay. And when you say that the
                                                             I'm sorry, you're confusing this with
     debtor was well insolvent before filing, are
                                                            the HCMA case. Let's put the note into
16
                                                       16
                                                             evidence.
17
    you applying one or both of the definitions
                                                       17
     we discussed for insolvency?
18
                                                       18
                                                                   MR. MORRIS: Okay.
19
               MR. MORRIS: Davor, I'm just
                                                       19
                                                                  MR. RUKAVINA: It's -- I'm not
20
         going to express the same concern I did
                                                       20
                                                            trying to be --
21
         earlier. For the life of me, I don't
                                                       21
                                                                   (Simultaneous speaking.)
         know -- I mean, I know why you're doing
                                                       22
22
                                                                   MR. MORRIS: No, no, no, no, no.
23
         this, but it's certainly not related to
                                                       23
                                                            Let me, let me -- let me restate this.
24
         any of the claims that are at issue in
                                                       24
                                                                   MR. RUKAVINA: Yeah.
25
         this lawsuit. So I'm just -- I just --
                                                       25
                                                                   MR. MORRIS: It's for actual
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	Page 34		Page 35
1	J. Seery	1	J. Seery
2	fraudulent transfer.	2	A. I I think both. I think you'd
3	MR. RUKAVINA: Yes.	3	have to go through each, but when you
4	MR. MORRIS: Solvency is not an	4	properly look at the balance sheet and you
5	issue. Solvency is not an issue. We	5	add the contingent liabilities, it was pretty
6	have no burden of proving solvency.	6	clear that the debtor didn't have the the
7	It's only that's exactly why we	7	wherewithal from the balance sheet
8	didn't put constructive fraudulent	8	perspective to satisfy those ultimate
9	transfer in the complaint, so we	9	liabilities.
10	wouldn't do this.	10	In addition, the debtor continually
11	MR. RUKAVINA: We can we can	11	borrowed money when it needed it. The debtor
12	debate the law on that, but I think	12	was was always on a very tight leash with
13	I think you have answered it.	13	respect to liquidity, as money kept getting
14	BY MR. RUKAVINA:	14	sucked out at different times.
15	Q. To your view, the debtor was	15	Q. Okay. After October 9, 2020, when
16	insolvent certainly as of 2016?	16	Mr. Dondero resigned, should Mr. Dondero have
17	A. Yeah.	17	had any ability to instruct the debtor's
18	Q. Okay. And I asked you, and before	18	employees as to what to do, if that question
19	counsel objected, what definition or, or	19	makes sense?
20	or both definitions were you using when you	20	MR. MORRIS: Yeah, objection to
21	told me that the debtor was insolvent in	21	the form of the question.
22	2019, 2018, 2017 and 2016?	22	A. The the answer is with
23	A. I think	23	respect he was permitted, I believe, after
24	MR. MORRIS: Object to the form	24	the the dates will get a little bit
25	of the question.	25	confusing, but with respect to the shared
	of the quebelon.	25	confubring, but with respect to the shared
	- ac		
1	Page 36	1	Page 37
1	J. Seery	1	J. Seery
2	J. Seery services, he could make certain direction to	2	J. Seery but yes, right around there.
2 3	J. Seery services, he could make certain direction to the employees and even after the contempt	2 3	J. Seery but yes, right around there. Q. Okay. Was he the chief financial
2 3 4	J. Seery services, he could make certain direction to the employees and even after the contempt finding could make certain directions with	2 3 4	J. Seery but yes, right around there. Q. Okay. Was he the chief financial officer of the debtor on January 12, 2021?
2 3 4 5	J. Seery services, he could make certain direction to the employees and even after the contempt finding could make certain directions with respect to shared services.	2 3 4 5	J. Seery but yes, right around there. Q. Okay. Was he the chief financial officer of the debtor on January 12, 2021? A. I I believe he was. I don't
2 3 4 5 6	J. Seery services, he could make certain direction to the employees and even after the contempt finding could make certain directions with respect to shared services. With respect to operations of	2 3 4 5 6	J. Seery but yes, right around there. Q. Okay. Was he the chief financial officer of the debtor on January 12, 2021? A. I I believe he was. I don't recall the exact dates that we did the the
2 3 4 5 6 7	J. Seery services, he could make certain direction to the employees and even after the contempt finding could make certain directions with respect to shared services. With respect to operations of HCMLP, no.	2 3 4 5 6 7	J. Seery but yes, right around there. Q. Okay. Was he the chief financial officer of the debtor on January 12, 2021? A. I I believe he was. I don't recall the exact dates that we did the the cutover.
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Page 38 Page 39			
1	J. Seery	1	J. Seery
2	THE WITNESS: Sixty-day for NPA,	2	the shared services agreement?
3	I'm sorry, NPA.	3	A. There there were extensions; I
4	And there was some sixty days	4	don't recall the specific dates.
5	and some thirty days, so I don't recall	5	Q. Okay. Was to your recollection,
6	the exact date that there that it was	6	was was Mr. Waterhouse the chief financial
7	effectively terminated.	7	officer until the termination of that shared
8	BY MR. RUKAVINA:	8	services agreement or did he cease being the
9	Q. Well, by NPA, you mean NexPoint	9	chief financial officer at some period prior
10	Advisors?	10	to that?
11	A. Correct.	11	A. I I believe it was to the end,
12	Q. Okay.	12	but I'm not I'm not absolutely certain
13	A. Isn't that who you asked me about?	13	about that.
14	Q. I know. I'm just for the	14	O. So in December of 2021 I'm
15	record, the jury might not know who NPA is.	15	sorry, strike that.
16	A. Okay.	16	In December of 2020, you were the
17	Q. Do you recall that we you and I	17	chief restructuring officer, you were the
18	had a trial in sometime in mid February	18	chief executive officer of the debtor,
19	2021 about the shared services agreements?	19	correct?
20	A. I know we had a hearing. I don't	20	A. Yes.
21	recall if you'd call it a trial. It was a	21	
22		22	2
23	hearing on termination.	23	financial officer, correct?
-	Q. Okay. And and do you recall		A. Yes.
24	that the debtor had agreed to extend	24	Q. Who else would have been an officer
25	termination until February the 28th, 2021 of	25	of the debtor in December of 2020?
	Page 40		Page 41
1	J. Seery	1	J. Seery
2	J. Seery A. In December of 2020?	2	J. Seery mediation.
2 3	J. Seery A. In December of 2020? Scott Ellington was still the		J. Seery mediation. Q. You've heard the term "pot plan"
2	J. Seery A. In December of 2020?	2	J. Seery mediation.
2 3	J. Seery A. In December of 2020? Scott Ellington was still the general counsel. Q. Okay.	2 3	J. Seery mediation. Q. You've heard the term "pot plan"
2 3 4	J. Seery A. In December of 2020? Scott Ellington was still the general counsel.	2 3 4	J. Seery mediation. Q. You've heard the term "pot plan" that Mr. Dondero has talked about before, correct? A. I have, yes.
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2 3 4 5 6 7	J. Seery A. In December of 2020? Scott Ellington was still the general counsel. Q. Okay. A. And I don't believe that we had any other corporate officers.	2 3 4 5 6 7	J. Seery mediation. Q. You've heard the term "pot plan" that Mr. Dondero has talked about before, correct? A. I have, yes. Q. Okay. And what did you understand
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	J. Seery A. In December of 2020? Scott Ellington was still the general counsel. Q. Okay. A. And I don't believe that we had any other corporate officers. Q. Mr. Surgent wasn't an officer, to your recollection? A. He was the CCO Q. Okay. A so I don't believe that's actually a corporate officer. Q. Was there a COO, do you know? A. I don't believe so at the time. Q. Okay. Now, in the latter half of 2020, Mr. Dondero was trying to float some what we've all called pot plan. Do you recall that? MR. MORRIS: Objection to the form of the question.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	mediation. Q. You've heard the term "pot plan" that Mr. Dondero has talked about before, correct? A. I have, yes. Q. Okay. And what did you understand a pot plan, as he was proposing it starting in August of 2020, to be? A. Yeah, it's not a novel term. Certainly he didn't invent it or or probably didn't get it in this case. He probably got it from his lawyer. But the idea of a pot plan is to put a bunch of money into the middle and create a pot that then the creditors can determine how to divide, and the reorganized debtor moves on with its existence away from the creditor claims. Q. There was a creditors' committee in the Highland bankruptcy case, correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. Seery A. In December of 2020? Scott Ellington was still the general counsel. Q. Okay. A. And I don't believe that we had any other corporate officers. Q. Mr. Surgent wasn't an officer, to your recollection? A. He was the CCO Q. Okay. A so I don't believe that's actually a corporate officer. Q. Was there a COO, do you know? A. I don't believe so at the time. Q. Okay. Now, in the latter half of 2020, Mr. Dondero was trying to float some what we've all called pot plan. Do you recall that? MR. MORRIS: Objection to the form of the question. A. The latter half, I I guess	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	mediation. Q. You've heard the term "pot plan" that Mr. Dondero has talked about before, correct? A. I have, yes. Q. Okay. And what did you understand a pot plan, as he was proposing it starting in August of 2020, to be? A. Yeah, it's not a novel term. Certainly he didn't invent it or or probably didn't get it in this case. He probably got it from his lawyer. But the idea of a pot plan is to put a bunch of money into the middle and create a pot that then the creditors can determine how to divide, and the reorganized debtor moves on with its existence away from the creditor claims. Q. There was a creditors' committee in the Highland bankruptcy case, correct? A. Yes.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	J. Seery A. In December of 2020? Scott Ellington was still the general counsel. Q. Okay. A. And I don't believe that we had any other corporate officers. Q. Mr. Surgent wasn't an officer, to your recollection? A. He was the CCO Q. Okay. A so I don't believe that's actually a corporate officer. Q. Was there a COO, do you know? A. I don't believe so at the time. Q. Okay. Now, in the latter half of 2020, Mr. Dondero was trying to float some what we've all called pot plan. Do you recall that? MR. MORRIS: Objection to the form of the question. A. The latter half, I I guess starting in probably around August	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	mediation. Q. You've heard the term "pot plan" that Mr. Dondero has talked about before, correct? A. I have, yes. Q. Okay. And what did you understand a pot plan, as he was proposing it starting in August of 2020, to be? A. Yeah, it's not a novel term. Certainly he didn't invent it or or probably didn't get it in this case. He probably got it from his lawyer. But the idea of a pot plan is to put a bunch of money into the middle and create a pot that then the creditors can determine how to divide, and the reorganized debtor moves on with its existence away from the creditor claims. Q. There was a creditors' committee in the Highland bankruptcy case, correct? A. Yes. Q. And how many committee members were

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Page 42
                                                                                                       Page 43
1
                      J. Seery
                                                        1
                                                                             J. Seery
               Okay. And is it fair to say that
 2
                                                        2
                                                            to sound like I was going to bridge it with
         Ο.
 3
    as part of this pot plan, Mr. Dondero was
                                                        3
                                                            any sort of finances.
     trying to propose something that might be
                                                        4
                                                                      Yeah, that's true, the word
                                                            "bridge" could be construed to mean that.
 5
    palatable to that creditor's committee?
                                                        5
 6
               I think it's fair to say it would
                                                        6
                                                            You're correct.
7
    have to be palatable to that creditor's
                                                        7
                                                                      MR. RUKAVINA: Are we on 4?
 8
     committee.
                                                        8
                                                                      THE WITNESS: Yes.
9
               And is it fair to say that -- that
                                                        9
                                                                       (Exhibit 4, Seery Declaration in
10
     starting in August of 2020, you were trying
                                                       10
                                                                Support of Motion for TRO, marked for
11
     to see if you might facilitate or bridge that
                                                       11
                                                                identification, as of this date.)
12
                                                       12
                                                                       (Brief off-record discussion.)
13
                                                       13
                                                                      Do you recall this declaration,
         Α.
               I wouldn't say bridge but certainly
                                                                Q.
                                                       14
14
     facilitate --
                                                            sir?
15
         Q.
               Okay. What --
                                                       15
                                                                A.
                                                                      Not -- not specifically.
               -- or if you want to say I did as a
16
                                                       16
                                                                      Okay. But if I represent to you
17
    bridge between Mr. Dondero and his counsel
                                                            that I pulled this from the docket as your
                                                       17
     and -- and the committee and their counsel,
                                                            counsel filed it, and assuming that I'm
18
                                                       18
     that -- that would be fair.
19
                                                       19
                                                            telling the truth, would it -- would this
20
               Okay. Well, let me -- let me look
                                                       20
                                                            have been a declaration that you caused to be
     at your prior -- we're saying the same thing,
21
                                                       21
22
    we're just having --
                                                       22
                                                                Α.
                                                                      Yeah, I have no -- no reason to
23
               (Simultaneous speaking.)
                                                       23
                                                            challenge it, yes.
24
               I don't think we're having a
                                                       24
                                                                      Okay. And we might come back to
         A.
                                                       25
                                                            this a little bit later. I don't want to
25
    definitional problem. I just don't want it
                                               Page 44
                                                                                                       Page 45
1
                                                                             J. Seery
                      J. Seery
                                                        1
 2
    waste your time right now. But I've lost my
                                                        2
                                                                      That's correct.
                                                                Α.
 3
    place, so we'll come back to it later, after
                                                        3
                                                                Ο.
                                                                      Okay. And did you continue doing
 4
                                                        4
                                                            so for a period of months after that?
    a break.
 5
                                                        5
               Going back --
                                                                Α.
                                                                      Certainly into early November.
 6
               (Simultaneous speaking.)
                                                        6
                                                                      Okay. Would you say that there was
                                                                Q.
7
                                                        7
         A.
               -- see if there was a bridge quote
                                                            a point in time at which you stopped
8
     in here?
                                                        8
                                                            personally - you, Mr. Seery - personally
9
               No, no, you were -- you were
                                                        9
                                                            stopped trying to facilitate some settlement
         Q.
    describing that you had been trying to
                                                       10
                                                            between Mr. Dondero and the committee
10
                                                            vis-a-vis a pot plan?
11
     facilitate a settlement, and I was just going
                                                       11
12
     to try to use your words so that I wouldn't
                                                       12
                                                                      I think at some point it became
13
    misstate it.
                                                       13
                                                            very clear to me that it was futile, that --
14
               But, but going back, so -- so in
                                                       14
                                                            that Mr. Dondero was never going to come up
                                                       15
15
    August -- starting in August of 2020,
                                                            with any real value that would be anywhere
16
    Mr. Dondero was trying to propose some pot
                                                       16
                                                            close to what the committee would accept.
                                                       17
17
    plan, and it had to have been acceptable to
                                                                      And his structure of his -- his pot
     the committee for there to be any settlement.
                                                            plan was always more notes, and the basic
18
                                                       18
19
               So far I'm correct, right?
                                                       19
                                                            assumption was, well, if you're not paying on
20
                                                       20
         Α.
                                                            these notes how -- how do we trust new notes?
21
               And you as the COO was trying to do
                                                       21
                                                                      And when -- when did that view
         0.
22
     what you could to see if you could facilitate
                                                       22
                                                            crystalize in your mind?
                                                       23
23
     the two of them coming to an under --
                                                                      Probably some -- it probably
24
    understanding.
                                                       24
                                                            developed - so crystallized is a fair word -
25
               Is that generally accurate?
                                                       25
                                                            over a period of time. I think in the -- the
```

```
Page 46
                                                                                                        Page 47
1
                        J. Seery
                                                         1
                                                                              J. Seery
2
       mediation, through the negotiations in
                                                         2
                                                            Mr. Waterhouse at any point in time,
 3
       September and October or the -- the multiple
                                                         3
                                                            basically that you believed that
 4
       re-trades on -- on very specific prior
                                                            Mr. Dondero's pot plan was -- was not going
 5
                                                         5
                                                             to happen?
       agreements, by November it was clear to me
 6
       that -- that there was little hope.
                                                        6
                                                                       I -- I don't recall if I did or
7
                 Okay. So we can say by December 1,
                                                        7
                                                             not.
 8
       certainly by December 1, there was very
                                                         8
                                                                 Ο.
                                                                       Did you -- strike that.
9
       little hope?
                                                        9
                                                                       In -- in the course of these
10
                 Yeah, I think that that's
                                                        10
                                                             discussions between the committee and
           Α.
11
       probably -- at least in my mind. I don't
                                                       11
                                                            Mr. Dondero and -- and maybe your trying to
12
       know if others felt the same, and there was
                                                        12
                                                             facilitate something, was Mr. Waterhouse even
13
       certainly opportunities for settlement beyond
                                                       13
                                                             involved directly, to your knowledge?
14
       that, but it seemed pretty clear to me that
                                                        14
                                                                       He was certainly involved,
15
       we were moving towards a monetization plan
                                                       15
                                                             assisting Mr. Dondero --
       and we started negotiating the separation,
                                                                 Ο.
                                                                       Okay.
16
                                                        16
17
       not with Mr. Dondero but with the team, of --
                                                       17
                                                                       -- and he certainly provided or his
       of the various business and the termination
                                                             team provided data to me, which ultimately
18
                                                        18
       of the --
19
                                                        19
                                                             went to the committee.
20
                 (Reporter clarification.)
                                                        20
                                                                       So I would -- I would think he's
                 THE WITNESS: Businesses and the
                                                             involved to some degree. I don't recall that
21
                                                        21
22
           termination of the shared services,
                                                        22
                                                             he would ever have been involved in -- in
23
                                                        23
                                                             specific discussions --
           sorry.
    BY MR. RUKAVINA:
                                                        24
24
                                                                 Q.
                                                                       Okay.
                                                        25
25
                 Did you convey that to
                                                                Α.
                                                                       -- at least not with me.
           0.
                                                Page 48
                                                                                                        Page 49
1
                      J. Seery
                                                        1
                                                                              J. Seery
 2
               I think it was pretty clear he was
                                                         2
                                                                       I don't think that's fair. I think
 3
     involved with discussions with Mr. Dondero.
                                                         3
                                                             that I -- I and my professionals, lawyers
 4
                                                             and -- and DSI, were in the middle between
               You -- not you, pardon me.
                                                         4
 5
               The debtor had an outside financial
                                                         5
                                                            Mr. Dondero and his counsel and the
 6
     advisor, correct?
                                                         6
                                                             committee. The committee had their own
7
                                                         7
         A.
               That's correct.
                                                             financial advisors.
8
         Q.
               And what was that entity's name?
                                                        8
                                                                       I drew on Mr. Waterhouse and his
9
                                                        9
                                                             team for financial information regarding the
         A.
10
               Is it fair to say that you relied
                                                             debtor's assets throughout the case,
         0.
                                                        10
     on DSI to some degree in the course of these
11
                                                        11
                                                             certainly since I took the position as CEO.
12
    discussions and negotiations?
                                                       12
                                                                 Ο.
                                                                       Okay.
13
               To some degree, but I don't think
                                                        13
                                                                       Mr. Dondero also drew on that
         Α.
                                                                 Α.
14
     it's a fair characterization that they were
                                                       14
                                                             information quite a bit.
     sort of a hands-on financial advisor around
                                                        15
15
                                                                       At that point in time, let's say in
     the -- these negotiations.
                                                             December of 2020, did you understand that
16
                                                       16
                                                             Mr. Waterhouse had a role with my client,
17
               I just want to -- I just want to
                                                        17
     understand that, that -- it sounds like, to
                                                             NexPoint Advisors?
18
                                                       18
19
    me, at least on the debtor's side,
                                                        19
                                                                       Did you say December of 2020?
20
                                                        20
    Mr. Waterhouse was not one of the key
                                                                       Yes, sir.
                                                                 Q.
21
     individuals trying to facilitate an agreement
                                                        21
                                                                       Did he have a --
22
    between the debtor and the committee?
                                                        22
                                                                       (Simultaneous speaking.)
23
         Α.
               I, I --
                                                        23
                                                                       -- he was -- I think he was
               MR. MORRIS: Objection to the
24
                                                        24
                                                             treasurer and he was an executive officer of
25
         form of the question.
                                                        25
                                                             some -- one of the funds.
```

Page 50 Page 51 1 J. Seery 1 J. Seery 2 2 Now, you mentioned the debtor's And some of those promissory notes Ο. 3 monetization plan that the debtor filed. 3 were term notes, at least as of that time; is 4 I think that's the word you used, 4 that correct? 5 right, monetization plan? 5 Α. That's correct. 6 Okay. And I think, actually, it's Α. Correct. 6 7 Okay. And in, in -- in a nutshell 7 in this declaration which we marked 4, did 0. 8 amongst other things, that plan -- well, you, 8 we? 9 you tell the -- the Court. 9 Α. Yes. 10 What was the monetization plan 10 Q. Yes. So you filed -- or, I'm intended to do? 11 sorry, sir, you -- this was filed on December 11 12 It was aptly named. It was 12 intended to monetize the assets of the debtor 13 13 And I think if you go to paragraph 14 over a period of time that we thought was 14 26 and 27, you'll see that you're discussing 15 legitimate to run the businesses in a way 15 demand notes. 16 that would maximize value for the estate. 16 Α. That's correct. 17 And some of the assets of the 17 And in paragraph 29 it says that on debtor, at least in the latter half of 2020, 18 18 December 30 -- I'm sorry, strike that. 19 included promissory notes from Mr. Dondero 19 In paragraph 29 it says (as read): 20 and other entities affiliated with 20 On December 3, 2020, at my Mr. Dondero; is that correct? 21 21 instruction, the debtor's counsel 22 Α. That's correct. 22 sent letters to representatives of 23 And some of those promissory notes 23 Mr. Dondero and each of the were demand notes; is that correct? 24 24 corporate obligors, demanding 25 25 Α. That's correct. payment of all unpaid principal Page 52 Page 53 1 J. Seery 1 J. Seery 2 and accrued interest due under the 2 Yes. Α. 3 demand notes by December 11, 2020. 3 Okay. And did you understand that 4 4 at that point in time that was a term note? Was that a true statement? 5 5 Α. Α. Yes. 6 Why did you decide to make demand 6 Okay. And, and did you have a -- a Ο. Q. 7 7 of the demand notes at that time? plan at that point in time as to -- and did 8 Well, it was pretty -- this will be 8 you -- pardon me. Strike all that. 9 a long answer, but it's pretty clear that I 9 Did you understand that -- that 10 made a mistake, that I should have demanded that had a thirty-year term originally when 10 payment from Mr. Dondero earlier in the case. 11 11 it was executed? 12 The demand notes were due and 12 Yeah, you should understand that --13 owing, they could be called at any time, and 13 and maybe you do, and that's -- so we'll make 14 I thought that leaving them outstanding would 14 sure the record is clear. 15 Each of the -- the term notes were 15 provide a way to facilitate a grand bargain, not term notes. They were -- they became 16 or a pot plan. 16 17 And by the time -- the beginning of 17 term notes because they were roll-up of December, when we knew we were moving forward demand notes, and they were roll-up of demand 18 18 19 with the monetization plan, it was time to 19 notes in 27 -- 2017, when things at the 20 start to collect the assets of the debtor, so 20 debtor and for Mr. Dondero became very 21 I made a decision that we should demand 21 precarious. 22 payment on each of the notes. 22 Certain lawsuits had been filed, 23 At that time, on December the 3rd, 23 the asset stripping in the Cayman Islands had 24 2020, were you aware of the \$30.7 million 24 begun. It was a difficult time. So without 25 NexPoint note? 25 any consideration whatsoever, Mr. Dondero, on

	Page 54		D EE
1	J. Seery	1	J. Seery
2	both sides, extended the terms rolled up	2	either the maker or the lender in 2017, when
3	those notes and extended the terms of those	3	these notes when this note was executed,
4	notes for thirty years and generally -	4	were you?
5	although not all - very low interest rate and	5	MR. MORRIS: Objection to the
6	very easy terms, no no security, no	6	form of the question.
7	covenants.	7	A. I haven't been the maker or the, or
8	So those became the term notes, but	8	the or the lender on any of these notes.
9	they were always potentially subject to other	9	MR. RUKAVINA: Well, this is
10	litigation demands.	10	going to be Exhibit 5. This is the
11	O. You weren't around with the debtor	11	note that we're here on today.
12	or NexPoint in 2017, were you?	12	(Exhibit 5, Promissory Note
13	A. No.	13	Dated May 31, 2017, marked for
14	Q. Okay. So you have no personal	14	identification, as of this date.)
15	knowledge about the execution of any notes at	15	(Brief off-record discussion.)
16	that time?	16	BY MR. RUKAVINA:
17	A. I, I would differ and say I do I	17	Q. So if we go to the last page of
18	wasn't in the room, but I have the evidence	18	this exhibit, this references prior notes,
19	by the virtue of the fact that I've seen the	19	and the body of this basically says that each
20	backup to the notes, and they actually	20	of the prior notes are superseded by the new
21	contain the schedule with the roll the	21	note, correct?
22	notes that are being rolled up.	22	MR. MORRIS: Objection to the
23	Q. So you're you're making an	23	form of the question. Can you just
24	educated deduction, based on your	24	point that to Mr. Seery so
25	professional experience, but you aren't	25	Q. Sure. So, Mr. Seery, if you see
1	Page 56	1	Page 57
1	J. Seery	1	J. Seery
2	J. Seery Section 9, (as read):	2	J. Seery Q. Okay. Is is the logical
2 3	J. Seery Section 9, (as read): The original of each of the	2	J. Seery Q. Okay. Is is the logical conclusion that that on those five
2 3 4	J. Seery Section 9, (as read): The original of each of the prior notes superseded hereby	2 3 4	J. Seery Q. Okay. Is is the logical conclusion that that on those five promissory notes, not even all the interest
2 3 4 5	J. Seery Section 9, (as read): The original of each of the prior notes superseded hereby shall be marked void.	2 3 4 5	J. Seery Q. Okay. Is is the logical conclusion that that on those five promissory notes, not even all the interest had been kept current?
2 3 4 5 6	J. Seery Section 9, (as read): The original of each of the prior notes superseded hereby shall be marked void. A. Yes, so	2 3 4 5 6	J. Seery Q. Okay. Is is the logical conclusion that that on those five promissory notes, not even all the interest had been kept current? A. I, I
2 3 4 5 6 7	J. Seery Section 9, (as read): The original of each of the prior notes superseded hereby shall be marked void. A. Yes, so Q. And then you see the prior notes in	2 3 4 5 6 7	J. Seery Q. Okay. Is is the logical conclusion that that on those five promissory notes, not even all the interest had been kept current? A. I, I MR. MORRIS: Objection to the
2 3 4 5 6 7 8	J. Seery Section 9, (as read): The original of each of the prior notes superseded hereby shall be marked void. A. Yes, so Q. And then you see the prior notes in the preamble?	2 3 4 5 6 7 8	J. Seery Q. Okay. Is is the logical conclusion that that on those five promissory notes, not even all the interest had been kept current? A. I, I MR. MORRIS: Objection to the form of the question.
2 3 4 5 6 7 8	J. Seery Section 9, (as read): The original of each of the prior notes superseded hereby shall be marked void. A. Yes, so Q. And then you see the prior notes in the preamble? A. Uh-huh.	2 3 4 5 6 7 8	J. Seery Q. Okay. Is is the logical conclusion that that on those five promissory notes, not even all the interest had been kept current? A. I, I MR. MORRIS: Objection to the form of the question. A. Yeah, I'd have to do the math on
2 3 4 5 6 7 8 9	J. Seery Section 9, (as read): The original of each of the prior notes superseded hereby shall be marked void. A. Yes, so Q. And then you see the prior notes in the preamble? A. Uh-huh. Q. So is this what you were just	2 3 4 5 6 7 8 9	J. Seery Q. Okay. Is is the logical conclusion that that on those five promissory notes, not even all the interest had been kept current? A. I, I MR. MORRIS: Objection to the form of the question. A. Yeah, I'd have to do the math on each of them. You're talking about three
2 3 4 5 6 7 8 9 10	J. Seery Section 9, (as read): The original of each of the prior notes superseded hereby shall be marked void. A. Yes, so Q. And then you see the prior notes in the preamble? A. Uh-huh. Q. So is this what you were just talking about, that this promissory note was	2 3 4 5 6 7 8 9 10	J. Seery Q. Okay. Is is the logical conclusion that that on those five promissory notes, not even all the interest had been kept current? A. I, I MR. MORRIS: Objection to the form of the question. A. Yeah, I'd have to do the math on each of them. You're talking about three years, 240 yeah, it looks roughly but not
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. Seery Section 9, (as read): The original of each of the prior notes superseded hereby shall be marked void. A. Yes, so Q. And then you see the prior notes in the preamble? A. Uh-huh. Q. So is this what you were just talking about, that this promissory note was a roll-up of these five prior demand notes? A. That's correct. Q. Okay. Now, if if we look at this I'm looking at the last page here, sir. A. Uh-huh. Q. The initial note amount of the original five was 27,675,000; is that correct? A. That's correct. Q. And and as of May 31, 2017, this	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Okay. Is is the logical conclusion that that on those five promissory notes, not even all the interest had been kept current? A. I, I MR. MORRIS: Objection to the form of the question. A. Yeah, I'd have to do the math on each of them. You're talking about three years, 240 yeah, it looks roughly but not all of the it looks like some payments were made, but but certainly on it doesn't look like it completely kept current, at least on some of these. Q. Well, can you think of a reason other than the failure to pay interest, can you think of reason as to why the initial note amount increased by at least \$3 million in that time frame? MR. MORRIS: Objection to the form of the question.

Page 58 Page 59 1 J. Seery 1 J. Seery whether there were times where it didn't pay 2 prior to the time that you became CEO/CRO, 2 3 down, but certainly in the -- in the 3 the debtor was lax in its enforcement of its rights as the payee under promissory notes 4 aggregate, they didn't pay down. And so I 4 5 5 from the advisors? just don't know if it was -- if there was 6 some payments or not; I don't recall. 6 That's --7 Okay. And -- and we're not here on 7 MR. MORRIS: Objection to form of 8 the HCMFA note, but are you general --8 the question. 9 generally familiar that in April of 2019, 9 That's completely unfair. 10 Mr. Dondero executed a document that took two 10 (Simultaneous speaking.) promissory notes that HCMFA had issued that 11 -- virtually no basis for you to 11 A. 12 were demand notes and extended them until May 12 say something like that. 13 31, 2021? 13 It's a demand note that hadn't been 14 14 Α. That's not what it did, no. demanded, and then -- then it was to a third 15 Q. What do you understand happened? 15 party, so they could rely on the fact that 16 HCMFA would have -- wouldn't have to have 16 It, it -- they were -- they were 17 demand notes without maturity, and the -- the 17 outflows to payoff demands that could happen 18 obligor was given the statement from the 18 at any time; that gave an agreement to extend 19 holder, HCMLP, that it wouldn't collect on 19 the term, which is not really a term, it's 20 those notes until May 31, 2021. 20 just we won't demand it. 21 So how -- how you call that lax, 21 And that was done because HCMFA did 22 not have the money to pay, and because it was 22 I -- that doesn't have -- has nothing to do 23 an advisor, it had to make representations 23 with being lax. 24 that it could support itself. 24 Well, I thought you testified a few 25 25 0. So is it fair to say that, at least minutes ago that, at least in 2017, the Page 60 Page 61 1 1 J. Seery J. Seery 2 debtor was facing serious problems and that 2 Okay. Okay. So is it your Q. 3 Mr. Dondero was rolling up these notes for --3 testimony, sir, that prior to you becoming 4 4 for some ulterior purpose? CEO/CRO, the debtor did or did not enforce 5 Not ulterior purpose. The purpose 5 its rights as the payee under various 6 is really, really obvious. He wanted to 6 promissory notes according to industry 7 7 extend out the term so that they wouldn't standards, as you would understand them to 8 become due, couldn't be demanded at any time. 8 be? 9 Okay. So that -- that goes back to 9 MR. MORRIS: Objection to the 10 my question, which you said was not a fair 10 form of the question. I think industry standards are --11 question --11 12 Α. No, I said your characterization 12 are a bit nebulous, particularly when you're 13 was unfair. You can't call that being lax. 13 talking about the payee and the payor being 14 It's a demand note. You can either demand it 14 controlled by the same person. But I think 15 15 or not demand it, but if you don't demand it, there's nothing uncommon about letting a note accrue when it's permitted to accrue. 16 it doesn't mean you're being lax. 16 17 Okay. Fair enough. But if, if --17 Ο. Do you believe that there -- strike so we're still on Exhibit 5. 18 18 that. 19 If the debtor had allowed for these 19 Do you believe that the debtor, 20 five notes' accrued interest to go unpaid for 20 prior to you becoming CEO/CRO, had acted 21 a period of one or more years, wouldn't that 21 inappropriately with permitting the roll-up 22 suggest to you that the debtor was, as -- as 22 of these five notes into Exhibit 5 or -- or 23 a payee, not strictly enforcing its rights? 23 changing the -- the HCMFA notes from demand

24

25

I believe the underlying terms

24

25

Α.

allowed it to accrue.

MR. MORRIS: Objection to the

to May 31, 2021?

Page 62 Page 63 1 J. Seery 1 J. Seery 2 2 note, number -- Exhibit 5 -form of the question. 3 3 Α. Yeah, with -- with respect to the Yes. 4 HCMFA, I don't know -- I don't think that's 4 Q. -- on December 3, 2020? 5 inappropriate, based on the shared services 5 Α. Yes. 6 and a tangential relationship between the б Q. Okay. What was the plan back then? 7 affiliates, although clearly it was 7 It depended on what happened to the Α. 8 aggrandizing to Mr. Dondero and his 8 note, but ultimately we would seek to sell 9 interests, which it syphoned off tons of 9 the note because of its long tenor, but 10 value from the debtor as opposed to HCMLP. 10 likely we would end up suing Mr. -- or NPA, 11 With respect to the roll-up of the -- the maker of the note, for fraudulent 11 12 these notes for thirty years, without --12 conveyance in 2017. 13 without real consideration, I think that that 13 Q. On account of the roll-up? 14 14 was --Α. Correct. 15 15 Ο. Okay. Did the debtor ever actually (Reporter clarification.) solicit any offers of -- whereby someone 16 THE WITNESS: Inappropriate, yes. 16 17 BY MR. RUKAVINA: 17 might buy this note, No. 5, Exhibit 5? 18 So if we go back now to December of 18 Α. 19 2020, early December of 2020, you've made 19 Okay. Did you form an opinion or 20 demand - as we've just read in your 20 were -- were you given an opinion from a declaration - on demand notes, and you've non-lawyer as to what the monetization value 21 21 22 testified that you were aware of the 22 of this note, Exhibit 5, might have been in 23 existence of this note. 23 early December of 2020? 24 24 I -- we did form an opinion, and --Did you, at that point in time, 25 25 have any plans as to how to monetize this and we discounted it substantially. Page 64 Page 65 1 J. Seery 1 J. Seery 2 Can you tell the Court 2 I -- I think hoping is -- is not Q. the right term. I think I -- I assumed that 3 approximately what amount? 3 4 4 Off the top of my head, I don't they wouldn't, because you'd have to not Α. 5 recall. 5 understand, you know, what happens when you 6 Okay. But -- but substantially? 6 default on a term note and it gets Q. 7 7 A. Substantially. The reason is accelerated. 8 pretty obvious. This is a -- if you don't 8 But if it happened, if I had 9 win the fraudulent conveyance suit, you've 9 that -- if that fortune befell the estate, I 10 got a long-dated note with Mr. Dondero on the thought that would be a good thing. 10 other side. Let's look at the -- some of the 11 11 12 He's not generally viewed as a 12 terms of this note, sir. So we're on Exhibit 13 creditworthy counter-party and he controls 13 5. And in particular, Section 2.1, sir, the 14 the inflows that go into NPA. So the chances 14 second sentence says (as read): 15 15 you are ever going to be paid early are Borrower shall pay the extremely low, and the chances that it's 16 annual installment on the 31st day 16 of December of each calendar year. 17 going to default are probably pretty high. 17 18 And this was an unsecured note, Do you see that sentence, sir? Q. 18 19 correct? 19 Α. I do. 20 20 Α. That's correct. Do you believe that that means that 21 Okay. So you -- going into 21 the payment must be on the 31st of December 0. 22 December 31, 2020, were you hoping that 22 or is it -- should it be read as on or before 23 NexPoint would default on this note? 23 the 31st day of December? 24 MR. MORRIS: Objection to the 24 It's -- it says on, but typically 25 form of the question. 25 there's no issue about prepayment and that

J. Secry paragraph 3 says you can prepay. Q. Wall, as you see how — how this A. Yes. Q. And borrower isn't defined here, but lojecally it's maker, right? A. Correct. A. Correct. A. Correct. A. Correct. A. Correct. A. Correct. B. A. Correct. A. Correct. A. Correct. C. And borrower isn't defined here, but lojecally it's maker, right? A. Correct. B. A. Correct. C. Okay. So that's just probably alophenas, right? D. Chay. So that's just probably alophenas, right? D. Chay. So that's just probably alophenas, right? D. Chay. So that's just probably alophenas, right? M. MNRRIS Objection to the form of the question. A. Appears to be. Q. Chay. And then you, you actually — you saw Section 3, that talks about the — the prepayment (as read): Maker may prepay in whole or in part the umpaid principal or accured interest of this note. D. Oyou see that, sir? D. Oyou see that, sir? A. Yes. Q. Chay. (As read): A. Yes. A. Yes. A. Yes. Q. Chay. (As read): A. Yes. C. Chay. (As read): A. He was anything and the managraph that talks about a renegatiation of discretionary. A. A yes. Q. Chay. (As read): A. Yes. Q. Chay. (As read): A. He was anything and the managraph that talks about a renegatiation? A. A yes. Q. Chay. And just to — to be clear, it do you see anything in here that talks about a renegatiation? A. Les and here on maning? A. A. Yes. Q. Chay. A. Yes. A. Yes. Q. Chay. A. Yes. Q. Chay. A. Yes. A. Yes. A. Yes. A. Yes. Q. Chay.		Page 66		Page 67
3 Correct? 4 Section 2.1 uses the word 'borrower," right? 5 A. Yes. 6 Q. And borrower isn't defined here, 6 D. And borrower isn't defined here, 7 but logically it's maker, right? 8 A. Correct. 9 Q. Okay. So that, that goes that 1 though Section 2.1 says on the 31st day of 2 Compet. 10 aloppiness, right? 11 MR. MORRIS: Objection to the 11 Form of the question. 12 A. Agresar to be. 13 A. Agresar to be. 14 Q. Okay. And then you, you 15 actually you saw Section 3, that talks 16 about the the prepayment (as read): 16 About the the prepayment (as read): 17 Maker may prepay in whole or 18 in part the unpuid principal or 18 actually in the section of this note. 19 Do you see that, sir? 20 Okay. (As read): 21 A. Yes. 22 Q. Okay. (As read): 23 Any payments on this note. 24 shall be applied first to unpaid 25 accured interest hereon and then 26 A. Yes. 27 prepayment allowed, renegotiation 28 discretionary? 29 A. Yes. 20 Q. Okay. Adjust to to be clear, 21 Q. Okay. And that talks about a renegofination? 22 A. Yes. 23 Any payments on this note. 24 You see where it says renegotiation 25 discretionary? 26 A. Yes. 27 Q. Okay. And that talks about a renegotiation? 28 A. Yes. 29 Q. Okay. And then transcrapsh that talks about a renegotiation? 30 discretionary? 4 You see where it says renegotiation 4 Okay. And just to to be clear, 24 do you see anything in here that talks about and renegotiation	1		1	- I
4 Section 2.1 uses the word "borrower," right? 5 A. Yes. 6 Q. And borrower isn't defined here, 6 but logically it's maker, right? 7 though Section 2.1 says on the 31st day of 8 A. Correct. 8 Q. Okay. So that's just probably 9 Q. Okay. So that's just probably 10 sloppiness, right? 11 MR. MORRIS: Objection to the 12 form of the question. 12 form of the question. 13 A. Appears to be. 14 Q. Okay. And then you, you 15 actually — you saw Section 3, that talks 16 about the —the prepayment (as read): 17 Maker may prepay in shole or 18 in part the unpaid principal or 18 accured interest of this note. 19 accured interest of this note. 20 Do you see that, sir? 21 A. Yes. 22 Q. Okay. (As read): 23 Any payments on this note 24 shall be applied first to unpaid 25 accured interest hereon and then 26 A. Yes. 27 Q. Okay. Respective of the section of the question. 28 A. Yes. 29 prepayment allowed, renegotiation 29 discretionary. 20 Can you — can you see smything of accurating in here that talks about a renegotiation? 20 A. Nope. 21 Q. Okay. And just to — to be clear, 22 Q. Okay. And just to — to be clear, 23 Q. Okay. And just to — to be clear, 24 You see where it says renegotiation 25 discretionary? 26 A. Yes. 27 Q. Okay. And just to — to be clear, 28 Q. Okay. And just to — to be clear, 29 Q. Okay. And just to — to be clear, 20 Q. Okay. And just to — to be clear, 21 Q. Okay. And just to — to be clear, 22 Q. Okay. See that talks about a renegotiation? 26 A. Ir. I don't see anything — 15 A. Ir. I don't see anything — 15 A. Ir. I don't see anything — 16 Q. Okay. Will, but nothing in here 19 headings are for stylistic purposes only 20 renegotiation is always discretionary. 21 Q. Okay. Will, then thing in here 22 suggests to you, does it, sir, that — that 23 Q. Okay. Will, can — so going hack to Section 3, it says prepay accured interest accures on this note. 25 Do Okay. See Hill that talks about a prepay accured interest accures on this note. 26 Do Okay. See Hill that talks about a prepay accured interest accures on this note. 27 Ok	2	paragraph 3 says you can prepay.	2	to unpaid principal hereof -
5 Q. Okay. So that, that goes — that 6 Q. And borrower isn't defined here, 7 but logically it's maker, right? 8 A. Correct. 8 A. Correct. 9 Q. Okay. So that's just probably 10 sloppiness, right? 11 MR. MORRIS: Objection to the 11 form of the question. 12 A. Tt, it — it would be. Your — 13 A. Appears to be. 14 Q. Okay. And then you, you 15 actually — you saw Section 3, that talks 16 about the — the prepayment (as read): 17 Maker may prepay in while or 18 in part the umpaid principal or 19 accrued interest of this note. 20 Doyou see that, sir? 21 A. Yes. 22 Q. Okay. (As read): 23 Any payments on this note 24 shall be applied first to umpaid 25 accrued interest hereon and then 26 A. Yes. 7 Q. Can you — can you see anything 8 discretionary? 10 A. Noge. 11 Q. Okay. And just to — to be clear, 12 Q. Okay. And just to — to be clear, 13 A. Noge. 14 Q. Okay. And just to — to be clear, 15 Q. Okay. And just to — to be clear, 16 Q. Okay. And just to — to be clear, 17 A. Noge. 18 A. I — I don't see anything — the daings are probably appropriate two, 19 renegotiation is always that. 19 Light that hard paragraph that talks about a renegotiation is always that. 19 Light that paragraph that talks about a renegotiation is always that. 19 Light that paragraph that talks about a renegotiation is always that. 19 Light that hard paragraph that talks about a renegotiation is always that. 19 Light that paragraph that talks about a renegotiation is always that. 19 Light that hard paragraph that talks about a renegotiation is always that. 19 Light that hard paragraph that talks about a renegotiation is always that. 19 Light that hard paragraph that talks about a renegotiation is always discretionary. 20 Cokay. And just to — to be clear, the stream them was a winer, that the maker hereby the way. 21 Cokay Sir, I'm going to hand you what's — what's going to be marked as Eabilbit 6, Orrespondence 22 Light think that, one, the headings are probably appropriate two, renegotiation is always discretionary. 21 Cokay. All, but nothing in here 22	3	Q. Well, so you see how how this	3	correct?
6 December; that even though Section 2.1 says on the 31st day of 8 A. Correct. 9 A. Correct. 9 C. Okey. So that's just probably 9 before the 31st day of 10 sloppiness, right? 11 NR. MORRIS: Objection to the 11 form of the question. 12 form of the question. 13 A. Appears to be. 14 O. Okey. And then you, you 14 yes. 15 actually you saw Section 3, that talks 15 about the the prepayment (as read): 16 about the the prepayment (as read): 17 Maker may propay in whole or 18 in part the urpaid principal or 18 in part the urpaid principal or 19 accrued interest of this note. 19 Do you see that, sir? 20 Do you see that, sir? 21 A. Yes. 22 Q. Okey. (As read): 23 Any payments on this note 24 shall be applied first to urpaid 25 accrued interest hereon and then 25 prepayment allowed, renegotiation 27 discretionary. 26 A. Yes. 27 Q. Can you can you see anything a actually in that paragraph that talks about 18 renegotiation? 28 A. Yes. 29 Q. Can you can you see anything a actually in that paragraph that talks about 18 renegotiation 29 that the payes would have to give to the maker. 29 Q. Okey. And just to to be clear, 11 on the fact, it says that. Because it 3 says it as a waiver, that the maker hereby 20 waives any grace, demand, presentment it's 3 you was it as a waiver, that the maker hereby 3 was a waiver, that the maker hereby 3 was any grace, and any you have the payee would have to give to the 3 maker. 19 A. I't I don't see anything 15 lecter. 10 Okey. Wall, but nothing in here that talks about 18 that headings are for stylistic purposes only 18 and have no meaning? 19 A. I't I don't see anything 15 lecter. 10 Okey. Okey, And district purposes only	4	Section 2.1 uses the word "borrower," right?	4	A. Correct.
though Section 2.1 says on the 31st day of A. Correct. A. Correct. O. Okay. So that's just probably sloppiness, right? The MR. MORRIS: Objection to the The Gran of the question. A. Appears to be. O. Okay. And then you, you actually you saw Section 3, that talks about the the prepayment (as read): Maker may prepay in whole or maker may prepay in whole or may be prepayment and the impaid principal or accused interest of this note. Do you see that, sir? A. Yes. O. Okay. (As read): O. Okay. (As read): O. Okay. (As read): O. Okay. (As read): Any payments on this note shall be applied first to unpaid accrued interest thereon and then J. Seery The prepayment allowed, renegotiation discretionary. You see where it says renegotiation discretionary. A. Yes. O. Can you can you see anything actually in that paragraph that talks about a renegotiation? A. Nope. O. Okay. And just to to be clear, O. Okay. Sir, I'm going to hand you what's what's going to be marked as Eshibit 6, which is your January 7, 2021 letter. O. Okay. Sir, I'm going to hand you what's what's going to be marked as Eshibit 6, which is your January 7, 2021 letter. O. Okay. Sir, I'm going to hand you what's what's going to be marked for identification, as of this date.) Olay. Well. can so going back to Section 3, it says that. In fact, it says that. Eshibit 6, which is your January 7, 2021 letter. O. Okay. Sir, I'm going to hand you what's what's going to be marked	5	A. Yes.	5	Q. Okay. So that, that goes that
8	6	Q. And borrower isn't defined here,	6	ties back to your prior answer, that even
9	7	but logically it's maker, right?	7	though Section 2.1 says on the 31st day of
sloppiness, right? MR. MCRRIS: Objection to the 11	8	A. Correct.	8	December, it's logical to read it on or
11 form of the question. 12 form of the question. 13 A. Appears to be. 14 Q. Okay. And then you, you 15 actually you saw Section 3, that talks 16 about the the prepayment (as read): 17 Maker may prepay in whole or 18 in part the unpaid principal or 19 accrued interest of this note. 20 Do you see that, sir? 21 A. Yes. 22 Q. Okay. Well, can so going back 23 How does one prepay accrued 24 interest. 25 A. Interest accrues on this note. 26 Bo you see that, sir? 27 A. Yes. 28 A. Yes. 29 Q. Okay. (As read): 20 A. Interest accrues on this note. How 21 you prepay it is you send the money before 22 the accrued date. 23 Any payments on this note 24 shall be applied first to unpaid 25 accrued interest hereon and then 26 accrued interest hereon and then 27 prepayment allowed, renegotiation 28 discretionary. 29 The payer ould negotiate/renegotiate or 30 discretionary? 40 You see where it says renegotiation 41 Giscretionary? 41 A. I, I don't see anything 42 A. I I don't see anything 43 A. Appears to be. 44 Bo you accrued 45 Section 3, it says prepay accrued 46 interest. 48 How does one prepay accrued 49 interest. 49 A. Interest accrues on this note. How 40 you prepay it is you send the money before 40 Co lokay. (As read): 41 J. Seery 42 the accrual date. 42 Section - whatever the word is - it says 44 You see where it says renegotiation 55 discretionary? 56 A. Yes. 67 Q. Can you can you see anything 68 actually in that paragraph that talks about a renegotiation? 69 actually in that paragraph that talks about a renegotiation? 60 A. Nope. 61 O. Okay. And just to to be clear, 62 Q. Okay. 63 Any payments on this note in the payer of any kind of implication that there might be some courtesy that the payee would have to give to the maker. 64 Maker may probably appropriate; two, 65 Payer what's going to hand you what's what's going to be marked as Exhibit 6, which is your January 7, 2021 letter. 65 Q. Okay. And just to to be clear, 66 Q. Okay. 66 A. I I don't see anything letter. 67 Okay. Well, but no	9	Q. Okay. So that's just probably	9	before the 31st day of December?
12 form of the question. 13 A. Appears to be. 14 Q. Okay. And then you, you 15 actually you saw Section 3, that talks 16 about the the prepayment (as read): 17 Maker may premy in whole or 18 in part the ungaid principal or 19 accrued interest of this note. 19 Do you see that, sir? 20 Do you see that, sir? 21 A. Yes. 22 Q. Okay. (As read): 23 Any payments on this note 24 shall be applied first to ungaid 25 accrued interest hereon and then 26 prepayment allowed, renegotiation 27 discretionary? 28 A. Yes. 29 prepayment allowed, renegotiation 30 discretionary? 4 You see where it says renegotiation 31 discretionary? 4 You see where it says renegotiation 32 discretionary? 4 A. Yes. 4 You see where it says renegotiation 3 discretionary? 4 A. Yes. 5 discretionary? 4 A. Yes. 6 A. Yes. 7 Q. Can you can you see anything 8 actually in that paragraph that talks about a renegotiation? 10 A. Nope. 11 Q. Okay. And just to to be clear, 12 do you see anything in here that talks about a renegotiation? 12 do you see anything in here that talks about 13 that headings are for stylistic purposes only 14 and have no meaning? 15 A. I I don't see anything 15 16 Q. Okay. And just to to be clear, 12 don't see anything in here that talks about 18 I just think that, one, the 19 headings are probably appropriate; two, 19 Pate day anything shout this note? 19 Q. Okay. Well, but nothing in here 20 Q. Okay. Well, but nothing in here 21 Q. Okay. Well, but nothing in here 22 suggests to you, does it, sir, that that 23 Q. Okay. Well, can so going back 16 to Section 3, it says prepay accrued 17 interest. 19 hew does one prepay accrued 10 interest? A. Interest accrues on this note. 10 A. Yes. 21 D. Okay. Fair enough. And going back 22 to Section 3, the the style of that 23 Section 3, the the style of that 24 to Section 3, the the style of that 25 section 4 section 3, the the style of that 26 section 3, the the style of that 27 Seery 18 J. Seery 19 J. Seery	10	sloppiness, right?	10	MR. MORRIS: Objection to the
A. Appears to be. 14 Q. Okay. And then you, you 15 actually — you saw Section 3, that talks 16 about the — the prepayment (as read): 17 Maker may prepay in whole or 18 in part the umpaid principal or 19 accrued interest of this note. 19 Do you see that, sir? 20 Do you see that, sir? 21 A. Yes. 22 Q. Okay. (As read): 23 Any payments on this note 24 shall be applied first to umpaid 25 accrued interest hereon and then 26 Any payments allowed, renegotiation 27 discretionary. 28 Tyus see where it says renegotiation 29 discretionary. 4 You see where it says renegotiation 5 discretionary. 4 Yes. 7 Q. Can you — can you see anything 29 actually in that paragraph that talks about a renegotiation? 10 A. Nope. 11 Q. Okay. And just to — to be clear, if you what's — what's going to be marked as any thing and her headings are for stylistic purposes only and and heave no meaning? 10 A. I — I don't see anything — is plated that any that headings are probably appropriate; two, respotiation is any that headings are probably appropriate; two, respotiation is plated that any that headings are probably appropriate; two, respotiation is plated that any that headings are probably appropriate; two, respotiation is plated that headings are probably appropriate; two, respotiation is any thing that headings are probably appropriate; two, respotiation is any thing that headings are probably appropriate; two, respotiation is any thing that headings are probably appropriate; two, responsition is always discretionary. 20 Okay. Well, but nothing in here 21 Q. Okay. Well, but nothing in here 22 suggests to you, does it, sir, that — that any any thing about this note? 23 MR. MORRIS: That is, I think, a anything about this note? 24 anything about this note? 25 A. Interest accruse on this note notes interest. 26 A. Interest accruse on this note. How you prepay accrued interest. 27 A. Interest. 28 A. Interest. 29 A. Interest accruse on this note. How you prepay accrued interest. 29 The scruar date. 20 Okay. Rai	11	MR. MORRIS: Objection to the	11	form of the question.
14 Q. Okay. And then you, you 15 actually you saw Section 3, that talks 16 about the the prepayment (as read): 17 Maker may prepay in whole or 18 in part the unpaid principal or 19 accrued interest of this note. 19 accrued interest of this note. 20 Do you see that, sir? 20 Do you see that, sir? 21 A. Yes. 22 Q. Okay. (As read): 23 Any payments on this note 24 ahall be applied first to unpaid 25 accrued interest hereon and then 26 accrued interest hereon and then 27 prepayment allowed, renegotiation 28 discretionary? 29 prepayment allowed, renegotiation 20 discretionary? 30 discretionary? 40 You see where it says renegotiation 41 discretionary? 42 A. Yes. 43 J. Seery 44 Syes. 45 prepayment allowed, renegotiation 46 discretionary? 47 You see where it says renegotiation 48 discretionary? 49 c. Can you can you see anything 40 actually in that paragraph that talks about a renegotiation? 40 A. Nope. 41 Q. Okay. And just to to be clear, 10 Q. Okay. And just to to be clear, 11 Q. Okay. And just to to be clear, 12 do you see anything in here that talks about a renegotiation? 50 A. I I don't see anything 16 Q. Okay. 51 A. I I don't see anything 16 Q. Okay. 52 A. I I don't see anything 16 Q. Okay. 53 A. I I don't see anything 16 Q. Okay. 54 A. I I don't see anything 16 Q. Okay. 55 A. I I don't see anything 16 Q. Okay. 56 A. I I don't see anything 16 Q. Okay. 57 A. I I don't see anything 16 Q. Okay. 58 A. I I don't see anything 16 Q. Okay. 59 A. I I don't see anything 16 Q. Okay. 50 A. Press. 50 A. Interest. 51 B. How does one prepay accrued interest. 51 J. Seery 51 A. Interest. 52 A. Interest. 51 A. Interest. 52 A. Interest. 52 A. Interest. 50 A. Interest. 51 B. How does one prepay accrued interest. 52 A. Interest. 51 A. Interest. 52 A. Interest. 52 A. Interest. 52 A. Interest. 64 A. You see there on this note. 65 A. Yes. 66 A. Yes. 77 Q. Can you can you see anything 16 A. Nope. 78 A. Nope. 89 A. Yes. 80 A. Yes. 81 J. J. Seery 80 A. Yes. 8	12	form of the question.	12	A. It, it it would be. Your
actually you saw Section 3, that talks about the the prepayment (as read): 16 about the the prepayment (as read): 17 Maker may prepay in whole or 18 in part the unpaid principal or 19 accrued interest of this note. 10 Do you see that, sir? 11 A. Yes. 12 Q. Okay. (As read): 12 A. Yes. 23 Any payments on this note 24 shall be applied first to unpaid 25 accrued interest hereon and then 26 you see where it says renegotiation 27 grepayment allowed, renegotiation 28 discretionary; 29 C. Okay. (As read): 20 A. Interest accrues on this note. How 21 A. Yes. 22 Q. Okay. Fair enough. And going back 23 Q. Okay. Fair enough. And going back 24 to Section 3, the the style of that 25 section - whatever the word is - it says 26 Page 69 27 D. Seery 29 prepayment allowed, renegotiation 30 discretionary; 40 You see where it says renegotiation 41 Giscretionary; 41 You see where it says renegotiation 42 Says it as a waiver, that the maker hereby 43 waives any grace, demand, presentment it's 44 got a very clear, broad waiver of any kind of 45 implication that there might be some courteey 46 the payee would have to give to the 47 maker 48 maker. 49 oyou see anything in here that talks about 40 that headings are for stylistic purposes only 41 that headings are for stylistic purposes only 42 and have no meaning? 43 A. Nope. 44 D. Okay. 45 A. Nope. 46 Oyou see anything in here that talks about 47 and have no meaning? 48 A. Interest 49 A. Interest 40 A. Interest 40 A. Interest 40 A. Interest 41 J. Seery 42 the accrual date. 42 do Section 3, the the style of that 41 section 3, the the style of that 42 to Section 3, the the style of that 43 section 3, the the style of that 44 to Section 3, the the style of that 45 section 3, the the style of that 46 section 3, the the style of that 47 section 3, the the style of that 48 section - whatever the word is - it says 49 the payee, could negotiate/renegotiate or 40 not. 50 sery 51 J. Seery 52 the	13	A. Appears to be.	13	your interest amounts would be different but
about the the prepayment (as read): Maker may prepay in whole or in part the unpaid principal or accrued interest of this note. Do you see that, sir? A. Yes. O okay. (As read): Any payments on this note Tyou see where it says renegotiation discretionary? A. Yes. O can you can you see anything actually in that paragraph that talks about a renegotiation? A. Nope. A. Nope. O okay. And just to to be clear, do you see anything in here that talks about the that headings are for stylistic purposes only and have no meaning? A. I I don't see anything (O okay. Wall, but nothing in here see anything a the before ways any grace, demand, programs the see are probably appropriate; two, renegotiation is always discretionary. O okay. Well, but nothing in here see anything a complete that see anything a complete that see anything a complete that is, I think, a anything about this note? A. Wes. O okay. Well, but nothing in here see anything anything about this note? O okay. Well, but nothing in here see anything anything about this note? A. Wes. O okay. Well, but nothing in here Socion 3, it says sprepay accrued interest. How does one prepay accrued interest. A. Interest accruse on this note. How you prepay it is you seen the money before the accrual date. 20	14	Q. Okay. And then you, you	14	yes.
17 Maker may prepay in whole or 18 in part the unpaid principal or 19 accrued interest of this note. 20 Do you see that, sir? 21 A. Yes. 22 Q. Okay. (As read): 23 Any payments on this note 24 shall be applied first to unpaid 25 accrued interest hereon and then 26 J. Seery 27 prepayment allowed, renegotiation 28 discretionary. 29 Q. Can you can you see anything 29 accused interest here on and thet 29 accrued interest here on and then 20 J. Seery 21 J. Seery 22 the accrual date. 23 J. Seery 25 prepayment allowed, renegotiation 26 discretionary. 27 discretionary. 28 discretionary? 39 car you can you see anything 40 actually in that paragraph that talks about a tactually in that paragraph that talks about a that headings are for stylistic purposes only at the headings are for stylistic purposes only at the headings are for stylistic purposes only at the headings are probably appropriate; two, renegotiation is placed as anything a here that talks about a placed damatory. 30 conditionally in the presentance of this note. 31 How does one prepay accrued interest? 32 A. Interest accrues on this note. How you prepay it is you see of this note. How 21 work prepay it is you seed the money before 2 the accrual date. 31 Any payments on this note. How 21 the accrual date. 32 Q. Okay. Fair enough. And going back to Section 3, the the style of that section a, the the style of that section a not. 31 In fact, it says that. Because it says it as a waiver, that the maker hereby waives any grace, demand, presentment it's sys act as a waiver, that the maker hereby waives any grace, demand, presentment it's sys act as a waiver, that the payee would have to give to the maker. 4 Nope. 4 Nope. 4 Nope. 5 Nope. 6 Waive any grace, demand, presentment it's sys act as a waiver, that the payee would have to give to the maker. 4 Nope. 5 Mark RUKAVINA: Are we on 6? 6 Okay. Fir I'm going to band you what's going to be marked as Exhibit 6, which is your January 7, 2021 marked for identification, as of this date.) 6 (Exhibit 6,	15	actually you saw Section 3, that talks	15	Q. Okay. Well, can so going back
in part the unpaid principal or accrued interest of this note. Do you see that, sir? A. Yes. Q. Okay. (As read): The accrued interest on this note applied first to unpaid to section 3, the the style of that accrued interest hereon and then Do you see where it says renegotiation discretionary. A. Yes. Q. Can you can you see anything actually in that paragraph that talks about that headings are for stylistic purposes only that headings are for stylistic purposes only the addings are probably appropriate; two, renegotiation is always discretionary. A. C. Okay. And just to to be clear, if you see where it search and here to see that the pages and have no meaning? A. I - I don't see anything to see that says that the pages only and have no meaning? A. I - I don't see anything to see that says that the page would have to give to the maker. Do Okay. 16 (Exhibit 6, which is your January 7, 2021 the pages of the way, that the says that t	16	about the the prepayment (as read):	16	to Section 3, it says prepay accrued
19 accrued interest of this note. 20 Do you see that, sir? 21 A. Yes. 22 Q. Okay. (As read): 23 Any payments on this note 24 shall be applied first to unpaid 25 accrued interest hereon and then 26 D. Seery 27 prepayment allowed, renegotiation 28 discretionary. 29 Q. Can you can you see anything 20 actually in that paragraph that talks about a renegotiation? 20 Q. Okay. And just to to be clear, do you see anything in here that talks about a relationstant and headings are for stylistic purposes only 29 renegotiation is always discretionary. 20 Okay. An that says that. 21 propayment allowed interest hereon and then 22 propayment allowed, renegotiation 23 discretionary. 24 You see where it says renegotiation 35 discretionary? 36 A. Yes. 37 Q. Can you can you see anything 38 actually in that paragraph that talks about a renegotiation? 40 A. Nope. 41 MR. RUKAVINA: Are we on 6? 42 do you see anything in here that talks about a phase of this pour January 7, 2021 43 that headings are for stylistic purposes only 44 In fact, it says that. Because it says it as a waiver, that the maker hereby with a wives any grace, demand, presentment it's got a very clear, broad waiver of any kind of a implication that there might be some courtesy that the payee would have to give to the maker. 45 MR. RUKAVINA: Are we on 6? 46 Q. Okay. And just to to be clear, do you see anything in here that talks about a phase of this date.) 46 Q. Okay. And just to to be clear, do you see anything in here that talks about a phase of this date.) 47 Paragraph that there might be some courtesy that the payee would have to give to the maker. 48 Exhibit 6, which is your January 7, 2021 and have no meaning? 49 Paragraph that talks about a phase of this date.) 50 Paragraph that talks about a phase of this date.) 60 Paragraph that talks about a phase of this date.) 61 Paragraph that talks about a phase of this date.) 62 Paragraph that talks about a phase of this date.) 63 Paragraph that talks about a phase of this date.) 64 Paragraph that	17	Maker may prepay in whole or	17	interest.
20 Do you see that, sir? 21 A. Yes. 22 Q. Okay. (As read): 23 Any payments on this note 24 shall be applied first to unpaid 25 accrued interest hereon and then 26 Page 68 27 prepayment allowed, renegotiation 28 discretionary. 29 Gan you can you see anything 29 actually in that paragraph that talks about a renegotiation? 20 Okay. Any Fair enough. And going back 21 to Section 3, the the style of that 22 section - whatever the word is - it says 29 prepayment allowed, renegotiation 30 discretionary. 4 You see where it says renegotiation 50 discretionary? 6 A. Yes. 7 Q. Can you can you see anything 8 actually in that paragraph that talks about a renegotiation? 10 A. Nope. 11 Q. Okay. And just to to be clear, 10 do you see anything in here that talks about 12 Okay. Sir, I'm going to hand you 13 that headings are for stylistic purposes only 13 what's what's going to be marked as 14 and have no meaning? 14 In In Individual Paragraph that the payee would have to give to the 15 letter. 15 Q. Okay. 16 (Exhibit 6, Correspondence 17 A that says that. 17 Dated January 7, 2021, marked for 18 letter. 18 I just think that, one, the 19 headings are probably appropriate; two, 19 (Brief off-record discussion.) THE WITNESS: By the way, 21 Q. Okay. Well, but nothing in here 22 suggests to you, does it, sir, that that 22 didn't see that person earlier. 20 Manything about this note? 20 A. Morris: That is, I think, a 24 anything about this note?	18	in part the unpaid principal or	18	How does one prepay accrued
21 A. Yes. 22 Q. Okay. (As read): 23 Any payments on this note 24 shall be applied first to umpaid 25 accrued interest hereon and then 26 Page 68 27 J. Seery 2 prepayment allowed, renegotiation 3 discretionary. 4 You see where it says renegotiation 5 discretionary? 6 A. Yes. 7 Q. Can you can you see anything 8 actually in that paragraph that talks about a renegotiation? 9 Q. Okay. And just to to be clear, 1 Q. Okay. And just to to be clear, 1 Q. Okay. And just to to be clear, 1 A. I I don't see anything 1 A. I I don't see anything 1 A. I I don't see anything 1 A. I that says that. 1 J. Seery 2 prepayment allowed, renegotiation 3 discretionary. 4 You see where it says renegotiation 5 discretionary? 5 says it as a waiver, that the maker hereby 6 waives any grace, demand, presentment it's got a very clear, broad waiver of any kind of implication that there might be some courtesy that the payee would have to give to the 10 maker. 11 MR. RUKAVINA: Are we on 6? 12 do you see anything in here that talks about 13 that headings are for stylistic purposes only 14 and have no meaning? 15 A. I I don't see anything 16 Q. Okay. 16 (Exhibit 6, Correspondence 17 A that says that. 18 I just think that, one, the 19 headings are probably appropriate; two, 20 renegotiation is always discretionary. 21 Q. Okay. Well, but nothing in here 22 suggests to you, does it, sir, that that 23 Q. Okay. Well, but nothing in here 24 unything about this note? 24 the accrual date. 25 the accrual date. 26 to section 3, the the set style of that 27 to paye as well of that 28 to paye (soul negotiate renegotiation) 29 the payee, could negotiate/renegotiate or 3 not. 4 In fact, it says that. Because it 3 says it as a waiver, that the maker hereby 4 waives any grace, demand, presentment it's 5 says it as a waiver, that the maker hereby 5 says it as a waiver, that the maker hereby 6 waives any grace, demand, presentment it's 8 implication that there might be some courtesy 9 that the payee would	19	accrued interest of this note.	19	interest?
22 Q. Okay. (As read): 23 Any payments on this note 24 shall be applied first to unpaid 25 accrued interest hereon and then 26 J. Seery 2 prepayment allowed, renegotiation 3 discretionary. 4 You see where it says renegotiation 5 discretionary? 6 A. Yes. 7 Q. Can you can you see anything 8 actually in that paragraph that talks about a renegotiation? 1 Q. Okay. And just to to be clear, 1 Q. Okay. And just to to be clear, 1 Q. Okay. And just to to be clear, 1 A. I I don't see anything Q. Okay. 2 Do A. I I don't see anything Q. Okay. 3 Date discretionary? 4 Wester any of the payee would negotiate/renegotiate or not. 4 Nope. 5 Says it as a waiver, that the maker hereby waives any grace, demand, presentment it's got a very clear, broad waiver of any kind of implication that there might be some courtesy that the payee would have to give to the maker. 10 Q. Okay. And just to to be clear, 1 MR. RUKAVINA: Are we on 6? 11 Q. Okay. And just to to be clear, 1 MR. RUKAVINA: Are we on 6? 12 do you see anything in here that talks about 12 Okay. Sir, I'm going to be marked as and have no meaning? 14 Exhibit 6, which is your January 7, 2021 15 A. I I don't see anything 15 letter. 16 Q. Okay. 17 A that says that. 18 I just think that, one, the 18 identification, as of this date.) 19 headings are probably appropriate; two, renegotiation is always discretionary. 20 Cokay. Well, but nothing in here 2 suggests to you, does it, sir, that that 2 didn't see that person earlier. 21 MR. ROKRIS: That is, I think, a paralegal with Quinn.	20	Do you see that, sir?	20	A. Interest accrues on this note. How
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	Page 70		Page 71
1	J. Seery	1	J. Seery
2	MR. MORRIS: Or an assistant,	2	Q. And you authorized this document to
3	maybe an associate.	3	be issued to NexPoint Advisors?
4	I apologize if you're an attorney.	4	A. I did, yes.
5	I apologize. In any event, but but,	5	Q. Okay. Did you discuss this
6	Mr. Lawrence you're with Quinn, right?	6	document, prior to you sending it, with the
7	MR. LAWRENCE: Yes, I am.	7	independent board?
8	MR. MORRIS: Yeah, thank you.	8	A. Yes.
9	MR. LAWRENCE: I I've I've	9	Q. Okay. And what do you recall about
10	taken the bar.	10	that discussion? Who was there; how did it
11	MR. MORRIS: Yeah. Oh, okay.	11	happen?
12	Thank you.	12	A. I don't recall it specifically.
13	MS. DEITSCH-PEREZ: Does that	13	
14			That would be at regular meetings and we talked about the case. This came shortly
	imply you've just taken the bar?	14	_
15	MR. LAWRENCE: Yes.	15	after as we were moving towards I don't
16	MS. DEITSCH-PEREZ: Okay. Thank	16	remember the exact confirmation date, but it
17	you.	17	was, you know, in and around that time. And
18	(Simultaneous speaking.)	18	this was a material asset of the estate, so
19	BY MR. RUKAVINA:	19	talking to them about that would have been
20	Q. Mr. Seery, you have Exhibit 6.	20	normal course of action.
21	Do you recognize this document?	21	Q. Part of what you discussed with
22	A. I do, yes.	22	them, was it how the debtor should respond to
23	Q. Okay. And and that's your	23	the missed December 31 payment?
24	electronic signature there?	24	A. I don't I don't think that's a
25	A. That is.	25	fair characterization. I would have said
	Page 72		Page 73
1	J. Seery	1	J. Seery
2	J. Seery that they missed the payment, we're going to	1 2	J. Seery incorrect?
	J. Seery that they missed the payment, we're going to accelerate it unless you have some objection.		J. Seery
2	J. Seery that they missed the payment, we're going to accelerate it unless you have some objection. They didn't object. This would have been	2	J. Seery incorrect?
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2 3 4	J. Seery that they missed the payment, we're going to accelerate it unless you have some objection. They didn't object. This would have been standard for anyone I know who's a holder of a note.	2 3 4 5 6	J. Seery incorrect? A. I don't I don't think that's fair. Q. Okay. A. I take I take notes but not
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2 3 4 5 6 7 8	J. Seery that they missed the payment, we're going to accelerate it unless you have some objection. They didn't object. This would have been standard for anyone I know who's a holder of a note. Q. So there was no discussion with the board about maybe giving NexPoint a chance to	2 3 4 5 6 7 8	J. Seery incorrect? A. I don't I don't think that's fair. Q. Okay. A. I take I take notes but not always. Q. Do you have any memory, not that
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Page 74 Page 75 1 J. Seery 1 J. Seery 2 they're -- they're pretty honest folks. 2 any of those meetings? 3 Okay. Did -- did either you or 3 Α. No, never. 4 anyone video-record or audio-record any of 4 Did you keep any calendar or 5 the discussions that you had with the other logbook where you might be able to find the 5 6 board members ever? 6 dates on which you had any call or meeting 7 7 with the other board members? Α. 8 0. Okay. Were any of those meetings 8 If it was an official board 9 with the other board members by Zoom or 9 meeting, certainly it would have been in 10 Webex? 10 Outlook. Very few, I mean, typically not. 11 Okay. And if it was an official 11 A. Ο. 12 Okay. The very few that might have 12 board meeting, would there have been an 0. taken place, do you recall if -- if anyone 13 13 agenda circulated prior to the meeting? 14 pressed a record button on Zoom or Webex? 14 Not always, because these were 15 Nobody would have. 15 always done - particularly at this time, Α. where we were in litigation - with counsel. 16 Q. Okay. 16 17 17 And I take it that they would have Α. I can't imagine anyone would have been done more or less sometimes on an ad-hoc 18 recorded it without requesting permission 18 19 from the other participants. 19 basis because of developments that might 20 We didn't do much in that group by 20 happen? Zoom or Webex, we just -- it wasn't standard 21 21 Α. They -- they could, yes. 22 operating procedure for the group. 22 Ο. Okay. Did you -- in responding to 23 Do you recall any of the other 23 my discovery requests in this NexPoint 24 24 board members, or anyone else on any board, lawsuit, did you consult any of your 25 25 discussing -- seeking permission to record handwritten notes, as to whether there was Page 76 Page 77 1 J. Seery 1 J. Seery 2 anything in there responsive? 2 to the debtor's or the reorganized debtor's I believe I looked -- I want to 3 3 counsel any handwritten notes for potential 4 4 review and production? make sure I don't -- I don't know if I can 5 distinguish between your requests and the 5 I don't believe I did, because if 6 other requests around these notes, but I I -- if I found something, I would have but 6 7 certainly looked through some of my notes to 7 I -- but I didn't find something 8 see if I had any specific items that might specifically, I didn't -- wouldn't have given 9 have been requested. I don't recall if there 9 notes that were nonresponsive. 10 was something about whether I had a 10 Similar question: Did you -- you conversation with John --11 11 have a Gmail account by email, right? 12 (Reporter clarification.) 12 Α. I do, yes. 13 THE WITNESS: John Dubel and Russ 13 Okay. And -- and I'm not an 14 Nelms, the other directors. 14 expert, but that wouldn't be on the debtor's or reorganized debtor's server, would it? BY MR. RUKAVINA: 15 15 But you do recall, in response to 16 It would not. 16 A. 17 discovery requests, looking at your 17 Okay. Did you review your personal handwritten notes to see if there was emails with respect to whether there was 18 18 19 something responsive? 19 anything responsive there to the discovery 20 Yes, and I just don't recall the 20 requests in this NexPoint lawsuit? 21 specific topics, because there were some that 21 Α. 22 were specific topics particularly around the, 22 Okay. And if you found something, 23 the -- the made-up story about a subsequent 23 did you send it to counsel for potential review for privilege and potential production 24 event and things like that kind of nonsense. 24 25 Do you recall whether you provided 25 to me?

Page 78 Page 79 1 J. Seery 1 J. Seery 2 2 A. Yes. emails that we produced --3 3 Q. Okay. Did you, on your own, (Simultaneous speaking.) MR. RUKAVINA: I'm totally fine 4 withhold anything believing -- well, strike 4 5 5 that. with that. 6 Is it fair to say that anything you 6 I just want to make sure that you, 7 thought might be responsive you provided to 7 Mr. Seery, did not --8 counsel? 8 Α. No, I didn't ---- intentionally -- intentionally 9 I did, and I provided them complete 9 10 access to my email. 10 withhold anything just because you didn't And you didn't intentionally 11 want it produced? 11 12 withhold anything that might be -- strike 12 No, certainly not, nor -- neither 13 that. 13 intentionally nor accidentally, because I 14 Other than privileged material, did 14 turned everything over. 15 you intentionally withhold anything that you 15 Understood. Going back to believed was responsive to my discovery 16 16 Exhibit 6, I've asked you about the board, 17 requests? 17 I've asked you about the committee. 18 18 A. I -- I didn't withhold anything. And you -- you said, I believe, 19 If there was -- determined to be privileged, 19 that you don't remember having a discussion 20 then it would have been determined by 20 about the substance of Exhibit 6 with the committee, right? 21 counsel. 21 22 Ο. Understood. 22 I don't think I -- certainly not in 23 MR. MORRIS: And if it was --23 advance of it, I would not -- it wouldn't 24 just to be clear, Davor, if it was have been standard to -- to do that, unless 24 25 determined to be duplicative of other 25 there had been a meeting right around then, Page 80 Page 81 1 J. Seery 1 J. Seery 2 and I would have mentioned that I had done 2 Well, I don't recall a meeting Α. 3 this. 3 around this, so I -- I certainly wouldn't 4 4 Did -- similar to the -- the prior recall an agenda. Q. 5 answer, would you have recorded in Outlook or 5 Ο. Now I'm going to ask about 6 some other means any meetings that you had Mr. Waterhouse. 6 7 7 with the committee in the January 2021 time Before you authorized this letter, 8 frame? Exhibit 6, to go out, did you discuss the 9 Yeah, it would have -- any meetings 9 substance of this letter with Mr. Waterhouse? Α. 10 with the committee would have been official. 10 I don't believe so. Α. Okay. You could -- you could find How did you find out that the 11 11 12 out what days those would have been had on? 12 December 31, 2020 payment had not been made 13 13 I believe so, yes. by NexPoint? A. 14 And prior to these meetings, and 14 I believe I was told during the 15 15 I'm talking about January 2021 now, were cash-flow meetings that we had weekly. there -- was there an agenda shared in 16 Okay. What -- was that like a 16 certain set day of the week or --17 advance either by the debtor or by the 17 committee? Α. Yeah. 18 18 19 Α. I believe oftentimes there was with 19 What day of the week was --Q. 20 20 the committee. -- was either Tuesday or Wednesday. Α. 21 Do you recall - and I think I know 21 Okay. Do you recall who told you 0. Ο. your answer - whether there was any such 22 22 that this payment had not been made? 23 agenda related to whether the debtor should 23 I don't recall specifically, no. Α. 24 declare the NexPoint note, Exhibit 5, 24 Q. Okay. Would you have received a 25 immediately due and payable? 25 report from which that would have been

			1
1	J. Seery	1	J. Seery
2	evident?	2	A. Typically it would be sometimes
3	A. I would get a cash flow,	3	Frank Waterhouse, Kristin Hendrix, Dave
4	thirteen-week	4	Klos - not always but most of the time - and
5	(Reporter clarification.)	5	Jack Donohue from DSI
6	THE WITNESS: Thirteen-week cash	6	Q. Okay.
7	flow. I'm sorry.	7	A. Fred Caruso as well, I believe
8	Q. So so to the best of your	8	Q. So in
9	recollection, do you recall, on the one hand,	9	A DSI.
10	whether someone told you, Mr. Seery, NexPoint	10	Q in early January 2021, do you
11	didn't pay or, on the other hand, whether you	11	have any reason to believe that any of those
12	said where is NexPoint's payment?	12	meetings would have been recorded visually or
13	MR. MORRIS: Objection to the	13	audio-recorded?
14	form of the question.	14	A. No, I would think they would not
15	A. I I don't recall. It could	15	have been.
16	have it could have easily been either,	16	Q. Would any meetings I'm sorry,
17	because it certainly would have been	17	strike that any minutes of those
18	something I would have asked about. NexPoint	18	discussions have been kept?
19	and others had already failed to pay their	19	A. No, no minutes would have been
20	shared service payments, so it was a question	20	kept.
21	as to whether any other payments would be	21	Q. So you would get the, the the
22	coming.	22	thirteen-week report you mentioned.
23	Q. Okay. And who would have logically	23	Would you get any other documents
24	been, pursuant to your course of practice, on	24	in the nature of an agenda or an update to
25	these weekly cash flow meetings?	25	you as the chief executive?
	1		
1	Page 84 J. Seery	1	Page 85 J. Seery
	J. Seery		J. Seery
1 2 3	J. Seery A. I don't	1 2 3	J. Seery anyone at the debtor the fact that NexPoint
2	J. Seery A. I don't MR. MORRIS: Objection to the	2	J. Seery anyone at the debtor the fact that NexPoint hadn't made the payment and that you were
2 3 4	J. Seery A. I don't MR. MORRIS: Objection to the form of the question.	2 3 4	J. Seery anyone at the debtor the fact that NexPoint hadn't made the payment and that you were going to do something about that payment?
2	J. Seery A. I don't MR. MORRIS: Objection to the form of the question. A. I I don't believe so with	2	J. Seery anyone at the debtor the fact that NexPoint hadn't made the payment and that you were going to do something about that payment? A. I would have only discussed it I
2 3 4 5 6	J. Seery A. I don't MR. MORRIS: Objection to the form of the question. A. I I don't believe so with respect to the thirteen-week cash flow	2 3 4 5 6	J. Seery anyone at the debtor the fact that NexPoint hadn't made the payment and that you were going to do something about that payment? A. I would have only discussed it I think I would only have discussed it with
2 3 4 5 6 7	J. Seery A. I don't MR. MORRIS: Objection to the form of the question. A. I I don't believe so with respect to the thirteen-week cash flow discussion.	2 3 4 5	J. Seery anyone at the debtor the fact that NexPoint hadn't made the payment and that you were going to do something about that payment? A. I would have only discussed it I think I would only have discussed it with counsel and with DSI, had DSI get the
2 3 4 5 6 7 8	J. Seery A. I don't MR. MORRIS: Objection to the form of the question. A. I I don't believe so with respect to the thirteen-week cash flow discussion. Q. So what what do you remember	2 3 4 5 6 7	J. Seery anyone at the debtor the fact that NexPoint hadn't made the payment and that you were going to do something about that payment? A. I would have only discussed it I think I would only have discussed it with counsel and with DSI, had DSI get the outstanding full amount up to whatever date
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	Page 06		Dama 07
1	Page 86 J. Seery	1	J. Seery
2	Q. This payment.	2	best interest to have this happen.
3	A. No.	3	Overall, I think we will collect
4	(Reporter clarification.)	4	it, and it will be in our interest rather
5	MR. MORRIS: I'm sorry, objection	5	than having a thirty-year note to owed by
6	to form.	6	NPA, to have a collected amount, which I
7	THE WITNESS: And I said I	7	expect to collect in full.
8	think my answer was no.	8	Q. As opposed to selling the note at a
9	BY MR. RUKAVINA:	9	substantial discount, correct?
10	Q. So we've we've learned that in	10	A. That would have been one of the
11	early December of 2020, the debtor was going	11	options, yes, or suing on a fraudulent
12	to be able to strike that.	12	conveyance.
13	You agree with me that in December	13	(Reporter clarification.)
14	of 2020, it would have been to the debtor's	14	THE WITNESS: On a fraudulent
15	economic advantage for NexPoint to miss the	15	conveyance.
16	annual payment?	16	BY MR. RUKAVINA:
17	MR. MORRIS: Objection to the	17	Q. So again, without ascribing any
18	form of the question.	18	mal-intent here, it turned out for the debtor
19	A. I I don't know if that's fair,	19	to be better, in December of 2020, that
20	because right now we're having to deal with	20	NexPoint missed its payment, correct?
21	what I would say are completely nonsensical	21	MR. MORRIS: Objection to the
22	defenses and spend millions of dollars to	22	form of the question.
23	collect what are obviously true and owing	23	A. Again, we'll we'll find out
24	amounts that are due to the debtor. So I	24	after we collect.
25	don't know that it was necessarily in our	25	Q. Okay. So I just want to again
23	don't hiow that it was necessarily in our	25	Q. Olay. Bo I Just walle to again
1	Page 88	1	Page 89
1	J. Seery	1	J. Seery
2	J. Seery round off	2	J. Seery Q. Do you recall who calculated that
2 3	J. Seery round off A. Quite quite clearly, though,	2 3	J. Seery Q. Do you recall who calculated that amount?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	round off A. Quite quite clearly, though, just so so it's there's no ambiguity, it's far better to collect the full amount of the note than wait to be paid on an unsecured basis over the next twenty-plus years. Q. And again, just to round off this topic, you did not instruct anyone at the debtor to do anything or fail to do anything to try to ensure that NexPoint misses that payment, did you? A. No. Q. Okay. Did you, to the best of your recollection, issue any instructions to employees of the debtor having anything to do with NexPoint making the December 31, 2020 payment? A. None at all. Q. Okay. So we go back to Exhibit 6, and you'll see in the middle there it talks about the amount due and payable is \$24,471,000 and change.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Do you recall who calculated that amount? A. I believe I got that from DSI. Q. Okay. Did you ever ask yourself or ask anyone why the amount was more than \$6 million less than the principal amount of the note? A. I knew the answer. Q. What's the answer? A. That there were payments made on the note. MR. RUKAVINA: Okay. In fact Mr. Nguyen, pull up the exhibit that I don't have here. You're going to have to bear with me; I forgot to bring one exhibit, and I apologize to everyone involved. MR. MORRIS: No apology needed. BY MR. RUKAVINA: Q. Okay. So so this was so, Mr. Seery, this is a document produced by the debtor. Please scroll up and down.

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Page 90
                                                                                                        Page 91
 1
                      J. Seery
                                                         1
                                                                              J. Seery
    when or why? Because I'll represent to you
                                                         2
 2
                                                            right?
 3
     that it was just produced to us like this,
                                                         3
                                                                       There --
 4
     without any kind of context.
                                                                       MR. MORRIS: Objection to the
 5
                                                         5
               I -- I don't know specifically, no.
                                                                 form of the question.
 6
               You don't know specifically, but
                                                         6
                                                                       -- there were but there's a very
7
     could it be DSI?
                                                        7
                                                             odd entry above that, on 12/30/19 with a --
 8
               Is this the kind of -- does it look
                                                        8
                                                             instead of having parentheses, having a
9
    like the kind of report that DSI would have
                                                        9
                                                            negative sign.
10
                                                        10
                                                                       I'm not sure if that's a payment or
               MR. MORRIS: Objection to the
                                                             what that is.
11
                                                        11
12
         form of the question.
                                                        12
                                                                       Well, let's scroll back to the
                                                                 Ο.
13
               I don't think so. I would think
                                                             first page and see what these headings are.
                                                       13
     this would have been produced by NPA or -- or
                                                        14
                                                                       So if we look in the far right
14
15
     HCMLP's accounting group.
                                                       15
                                                             column, total paid, do you see that, sir?
16
               Well, scroll down to the next page
                                                        16
                                                                 Α.
                                                                       Yes, I do.
17
                                                        17
    Mr. Nguyen.
                                                                       And principal paid.
18
               So you see, sir, on 5/31/2020, a --
                                                        18
                                                                       So scroll back to the next page,
19
               (Reporter clarification.)
                                                        19
                                                            Mr. Nguyen.
20
               MR. RUKAVINA: I'm sorry.
                                                        20
                                                                       Do you see those now, the payments?
21
         Q.
               A $575,550.56 payment made?
                                                        21
                                                                 Α.
                                                                       I do. I just -- I'm just pointing
22
         Α.
               Yes.
                                                        22
                                                             out that that's --
23
               Okay. And prior to that, there had
                                                        23
                                                                 Ο.
                                                                       Okay.
    been advanced payments, or -- or payments on
24
                                                        24
                                                                       -- not a correct way to do it, but
                                                                 A.
25
    more than just the principal and interest,
                                                        25
                                                             it could have just -- maybe they did it as a
                                                Page 92
                                                                                                        Page 93
1
                      J. Seery
                                                        1
                                                                              J. Seery
 2
    negative number as opposed to having it
                                                         2
                                                             at some point in the -- previous to that?
    negative in the -- in the Excel file --
 3
                                                         3
                                                                       MR. MORRIS: Objection to the
 4
                                                         4
         Q.
               Well, sir --
                                                                 form of the question.
 5
         A.
               -- automatically.
                                                         5
                                                                       I don't believe that I did.
 6
               -- how do you know that the note
                                                         6
                                                                 Q.
 7
                                                        7
    hadn't be been prepaid, that the December 31,
                                                                       We certainly had discussions on
8
     2020 payment hadn't been prepaid?
                                                             other notes, whether there had been
9
               Well, I know there was a payment
                                                        9
                                                            prepayments. And it would have come up
10
    due.
                                                             around this note, but I don't have a specific
                                                        10
                                                             recollection of, around December 20, asking
11
               Okay. But you didn't ask
                                                        11
12
    Mr. Waterhouse or anyone else whether the
                                                       12
                                                            whether something had been prepaid. There
    note had been prepaid or that payment had
                                                        13
                                                             was an amount due - it was listed as due and
13
    been prepaid, did you?
                                                       14
                                                             owing - and I expected to get it paid.
14
15
                                                        15
               In the cash-flow discussions, the
                                                                       And I apologize, the $24 million
     fact that NPA owed the money on 12/31 was a
                                                             figure in Exhibit 6, DSI supplied that?
16
                                                       16
17
     common discussion. So if it had been
                                                        17
                                                                Α.
                                                                       I believe so.
     prepaid, it wouldn't have been owed.
                                                                       And do you know whether DSI
18
                                                        18
19
               And who prepared those cash-flow
                                                        19
                                                             consulted employees of the debtor to
20
    discussion reports?
                                                        20
                                                             calculate that amount?
21
               Waterhouse's team.
                                                        21
                                                                       I assume they did. I don't -- I
         Α.
22
               Okay. When you learned that the
                                                        22
                                                             don't know the answer.
23
    December 31, 2020 payment had not been --
                                                        23
                                                                       Why didn't you -- strike that.
                                                                       Before you sent this letter on --
24
    been made, did you ask anyone as to whether
                                                        24
25
     that payment had hypothetically been prepaid
                                                        25
                                                             that's Exhibit 6 -- well, first of all, did
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ı	Page 94		Page 95
1	J. Seery	1	J. Seery
2	you understand at that point in time, on or	2	anticipating, as to because they had not
3	before January 7, 2021, why NexPoint didn't	3	made the payment in on the shared
4	make the December 31 payment?	4	services, as with all the other related
5	A. I don't recall if I knew before	5	entities, because Dondero had directed that
6	that	6	those payments not be made. So I was curious
7	Q. Okay.	7	as to whether they were going to make the
8	A or right around that time	8	payments that were due on the term notes.
9	Q. Okay.	9	Q. So let's, let's let's break that
10	A but I I came to know	10	down.
11	(Simultaneous speaking.)	11	I had asked you before, I believe,
12	Q. You came to know it?	12	as to how you learned of the lack of payment.
13	A. Uh-huh.	13	Now I'm asking you, once you learned about
14	Q. Do you recall if you asked anyone,	14	the lack of payment, did you ask why didn't
15	prior to sending this letter, why that	15	the payment get made?
16	payment hadn't been made or did someone	16	MR. MORRIS: Objection to the
17	volunteer that information to you?	17	form of the question.
18	(Simultaneous speaking and	18	A. No, I I don't think I would have
19	reporter interjection.)	19	asked why the payment didn't get made.
20	MR. MORRIS: Objection to the	20	Either as I said, either right before
21	form of the question.	21	this, at this time or shortly thereafter, I
22	A. I I think you asked me that	22	learned I knew that the other payments
23	already. I'm not sure if I asked about it	23	hadn't been made. I believe that I knew that
24	being made or someone pointed it out to me.	24	Dondero had directed that. I just don't know
25	It was certainly a a topic I was	25	exactly, around these notes, about all of the
	it was certainly a a copic i was	23	exactly, around these notes, about all of the
1	Page 96	1	Page 97
1	J. Seery	1	J. Seery
2	J. Seery payments; if it was before or right around	2	J. Seery recollection, Dondero told Waterhouse, who
2 3	J. Seery payments; if it was before or right around thereafter.	2 3	J. Seery recollection, Dondero told Waterhouse, who told Hendrix, who told you?
2 3 4	J. Seery payments; if it was before or right around thereafter. Q. And when you say before or right	2 3 4	J. Seery recollection, Dondero told Waterhouse, who told Hendrix, who told you? A. Correct.
2 3 4 5	J. Seery payments; if it was before or right around thereafter. Q. And when you say before or right around thereafter, are you referring to	2 3 4 5	J. Seery recollection, Dondero told Waterhouse, who told Hendrix, who told you? A. Correct. Q. Okay. So do you agree with me that
2 3 4 5 6	J. Seery payments; if it was before or right around thereafter. Q. And when you say before or right around thereafter, are you referring to January 7, 2021?	2 3 4 5 6	J. Seery recollection, Dondero told Waterhouse, who told Hendrix, who told you? A. Correct. Q. Okay. So do you agree with me that before you sent this Exhibit 6, this letter,
2 3 4 5 6 7	J. Seery payments; if it was before or right around thereafter. Q. And when you say before or right around thereafter, are you referring to January 7, 2021? A. Correct.	2 3 4 5 6 7	J. Seery recollection, Dondero told Waterhouse, who told Hendrix, who told you? A. Correct. Q. Okay. So do you agree with me that before you sent this Exhibit 6, this letter, the debtor could have undertaken some action
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2 3 4 5 6 7 8 9	J. Seery payments; if it was before or right around thereafter. Q. And when you say before or right around thereafter, are you referring to January 7, 2021? A. Correct. Q. Okay. And and so you can't tell me right now the exact date, but whenever you learned about why the payment the NexPoint	2 3 4 5 6 7 8 9	J. Seery recollection, Dondero told Waterhouse, who told Hendrix, who told you? A. Correct. Q. Okay. So do you agree with me that before you sent this Exhibit 6, this letter, the debtor could have undertaken some action in the nature of trying to get NexPoint to cure its default? MR. MORRIS: Objection to the
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	payments; if it was before or right around thereafter. Q. And when you say before or right around thereafter, are you referring to January 7, 2021? A. Correct. Q. Okay. And and so you can't tell me right now the exact date, but whenever you learned about why the payment the NexPoint payment hadn't been made, what did you learn? A. I learned that the NexPoint payment hadn't been made. Q. Okay. I'm sorry. What did you learn about why it hadn't been made? MR. MORRIS: Objection to the form of A. I was told that Mr. Dondero directed that no payments be made to the debtor. Q. Who told you that? A. I believe it was Kristin Hendrix who had heard it from Frank Waterhouse, was	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	recollection, Dondero told Waterhouse, who told Hendrix, who told you? A. Correct. Q. Okay. So do you agree with me that before you sent this Exhibit 6, this letter, the debtor could have undertaken some action in the nature of trying to get NexPoint to cure its default? MR. MORRIS: Objection to the A. The debtor could have, yes. Q. And you made the decision ultimately to let's just say call the note immediately due and payable? A. That's correct. Q. Why did you make that decision as opposed to seeing, with NexPoint, if something could be worked out? A. Number one, I'm a fiduciary. I'm a fiduciary to HCMLP. It's my job to maximize the value of the estate and to collect the assets of the estate, including this note. Number two, in furtherance of that

1	J. Seery	1	J. Seery
2	waived any notice of presentment, any demand.	2	3:18. We're going off the record.
3	Once the payment is missed, the entire amount	3	(Recess taken.)
4	is due and owing.	4	VIDEO TECHNICIAN: The time is
5	Q. And I believe you've called my	5	3:29. We're back on the record.
6	defenses nonsensical, right?	6	MR. RUKAVINA: So, just for the
7	A. There there's so many different	7	record, the document that my associate
8	ones, but most of them, yeah.	8	showed to Mr. Seery during questioning
9	Q. Okay. And did you take any steps,	9	a few moments ago is going to be
10	prior to sending Exhibit 6, to see if	10	emailed to Mr. Morris and the court
11	NexPoint had any defenses as to why that	11	reporter, and it will be marked as
12	payment hadn't been made?	12	Exhibit 7.
13	A. No.	13	(Exhibit 7, Loan Document
14	Q. Okay. And again, you didn't ask	14	D-NNL-029141, marked for
15	anyone whether that note had been prepaid?	15	identification, as of this date.)
16	A. We had discussed the note and what	16	BY MR. RUKAVINA:
17	was due and owing, so it had never been	17	Q. Mr. Seery, before the break you
18	volunteered to me that it otherwise had been	18	mentioned that Ms. Hendrix told you that
19	prepaid in a way that would have obviated the	19	Mr. Waterhouse told her that Mr. Dondero said
20	need to make this payment, so it's pretty	20	that there'll be no payments whatever
21	clear that this payment had to be made.	21	words you used; that's not my question.
22	MR. RUKAVINA: Okay. I need a	22	My question is, do you have that in
23	restroom break. Five or ten minutes?	23	any email or any writing or any recording?
24	(Simultaneous speaking.)	24	A. I don't believe so.
25	VIDEO TECHNICIAN: The time is	25	One thing that I just wanted to add
23	VIDEO IEGIATIONE INC. CERRO ID		one ching chac I just wanted to dad
1	J. Seery	1	J. Seery
2	is that I was admonished by the court	2	Q. Okay. Did you read all or part of
3	reporter during the break that I was speaking	3	his deposition?
4	a little too quickly, and so I will try to	4	A. Yes.
5	slow down quite a bit. And I'll try to be a	5	Q. Okay. All of it?
6	little bit more clear. I've been bouncing	6	A. It was rather lengthy so no, not
7	between the camera and the court reporter.	7	all of it.
8	Q. I think you should look at this	8	Q. Okay. Did you see any of the video
9	one.	9	of it?
10	A. Okay.	10	A. No.
11	Q. So, again, you said you don't think	11	
12	that there is any email or recording of what	12	Q. Okay. Did you read any of my examination of him?
1 1 2	That there is any email or recording of what	12	examination of min:
		112	7 77
13	Mr. Dondero said, correct?	13	A. Yes.
13 14	Mr. Dondero said, correct? A. Not to my recollection, no. He	14	Q. Okay. Do you recall if you read
13 14 15	Mr. Dondero said, correct? A. Not to my recollection, no. He didn't he didn't say it to me.	14 15	Q. Okay. Do you recall if you read the whole of my examination of him?
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1	Page 102 J. Seery	1	Page 103 J. Seery
2	Q. Okay. And when you read	2	A. Ms. Hendrix and Mr. Klos.
3	Mr. Waterhouse's parts of his transcript,	3	Q. Why Mr. Klos?
4	did it include Ms. Deborah Deitsch-Perez's	4	A. He's my CFO.
5	questions?	5	Q. To your knowledge, did he overhear
6	A. There was a section at the end that	6	Mr. Waterhouse or Mr. Dondero say something
7	it was unclear to me who was asking the	7	to that same effect?
8	question, because I think there was also a	8	A. I don't believe he did, no.
9	another attorney	9	Q. Is it fair to say that other than
10	Q. Okay.	10	Mr. Waterhouse's deposition from a few days
11	A Debra Dandeneau.	11	ago, the universe of what you heard about
12	(Simultaneous speaking.)	12	what Mr. Dondero instructed came from
13	A so I wasn't sure who was who	13	Ms. Hendrix?
14	was asking I didn't know who represented	14	A. I don't think that's fair. I might
15	whom and who was asking the questions.	15	have heard it from Mr. Klos, who heard it
16	Q. Did you ever discuss with	16	from Mr. Hendrix from Ms. Hendrix, I'm
17	Mr. Waterhouse the substance of what	17	sorry.
18	Mr. Dondero told him vis-a-vis not making any	18	Q. Okay.
19	more payments?	19	A. So around this time it was clear
20	A. I don't believe so, no.	20	that the payment wasn't made, the shared
21	Q. Did you ever other than legal	21	services payments had had not been made,
22	counsel, did you ever discuss that with	22	none of the payments from related entities
23	anyone at Highland, to your recollection?	23	had been made, and it was clear Mr. Dondero
24	A. Yes.	24	had directed that no payments be made. And
25	Q. Okay. With whom?	25	even around the negotiations for any kind of
25	Q. Okay. With whom:	25	even around the negotiations for any kind of
l			
1	Page 104	1	Page 105
1 2	J. Seery	1 2	J. Seery
2	J. Seery transition, it was very difficult to agree on	2	J. Seery have.
2	J. Seery transition, it was very difficult to agree on any payments because Mr. Dondero had this	2 3	J. Seery have. Q. Because, again, you made the
2 3 4	J. Seery transition, it was very difficult to agree on any payments because Mr. Dondero had this edict of no payments.	2 3 4	J. Seery have. Q. Because, again, you made the determination that the payment hadn't been
2 3 4 5	J. Seery transition, it was very difficult to agree on any payments because Mr. Dondero had this edict of no payments. And I just don't recall if it was	2 3 4 5	J. Seery have. Q. Because, again, you made the determination that the payment hadn't been made, the note says what it says, and it was
2 3 4 5 6	J. Seery transition, it was very difficult to agree on any payments because Mr. Dondero had this edict of no payments. And I just don't recall if it was before January 7, at January 7 or immediately	2 3 4 5 6	J. Seery have. Q. Because, again, you made the determination that the payment hadn't been made, the note says what it says, and it was the fiduciary obligation that you felt to the
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2 3 4 5 6 7 8 9 10 11	J. Seery transition, it was very difficult to agree on any payments because Mr. Dondero had this edict of no payments. And I just don't recall if it was before January 7, at January 7 or immediately thereafter. I just it I don't recall. It may have even been as far back as December. I don't know the exact answer. Q. Did Highland, prior to the plan becoming effective, have any written policies or procedures in place with respect to how it	2 3 4 5 6 7 8 9 10 11	J. Seery have. Q. Because, again, you made the determination that the payment hadn't been made, the note says what it says, and it was the fiduciary obligation that you felt to the estate to call the note? A. That's correct. MR. MORRIS: Objection to the form of the question. Q. Did any part of your motivation involve trying to stick it to Mr. Dondero?
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	Page 106		Page 107
1	J. Seery	1	J. Seery
2	Q. After you sent your letter of	2	to be marked Exhibit 8. This is your
3	January 7, did you issue any instructions to	3	letter of January 15, 2021.
4	Mr. Waterhouse or anyone else at the debtor	4	(Exhibit 8, Correspondence
5	with respect to anything having to do with	5	Dated January 15, 2021, marked for
6	the NexPoint note or missed payment?	6	identification, as of this date.)
7	A. I don't believe so, no.	7	(Brief off-record discussion.).
8	Q. Are you aware that on or about	8	THE WITNESS: Oh, 7 is to come?
9	January 12, 2021, Mr. Waterhouse and	9	MR. RUKAVINA: Yes, sir.
10	Mr. Dondero had a telephone conversation, at	10	Q. Do you recognize Exhibit 8?
11	least one, regarding the missed payment?	11	A. I do, yes.
12	A. I am aware of that from your	12	Q. Okay. Do you recall authorizing
13	Mr. Waterhouse's deposition. I had no	13	this to be sent under your electronic
14	knowledge of that before the	14	signature?
15	Q. Mr. Waterhouse never talked to you	15	A. Yes.
16	about that prior to you seeing it in his	16	Q. Okay. Do you recall what prompted
17	deposition?	17	you to send Exhibit 8?
18	A. No.	18	A. Yes.
19	Q. Okay. You're aware that on or	19	O. What was it?
20	about January the 14th, 2021, NexPoint did	20	A. I believe the I think it's the
21	make a \$1.4 million and change payment?	21	day before I was on the stand in a court
22	A. Yes, I am.	22	hearing, and I testified that I'd accelerated
23	MR. RUKAVINA: Okay.	23	this note. Mr. Dondero was there.
24	(Brief off-record discussion.)	24	It appears to me that he
25	MR. RUKAVINA: Sir, this is going	25	immediately learned or realized, oh, my gosh,
	FIG. ROBAVINA: SII, CHIS IS GOING	23	introduction realised of realized, on, my gosin,
1	Page 108	1	Page 109
1	J. Seery	1	J. Seery
2	J. Seery my edict caused the acceleration of note. I	2	J. Seery \$1.4 million payment?
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	D 110		D 111
1	J. Seery	1	J. Seery
2	debtor as to anything having to do with why	2	let's just say January 12, whatever day it
3	that \$1.4 million payment had come in?	3	was - conference with Mr. Dondero, correct?
4	A. I did not. I don't well, I	4	A. None.
5	don't recall doing that.	5	Q. And no knowledge of what they may
6	Q. Why didn't you return I'm sorry,	6	have discussed?
7	strike that.	7	A. No.
		-	1
8	Why didn't the debtor return the	8	Q. Okay. Can you think of a reason
9	payment?	9	why Dondero would have caused that
10	A. Because I would apply it on account	10	\$1.4 million payment to have been made?
11	and reduce the total amount owed and make the	11	MR. MORRIS: Objection to the
12	demand again.	12	form of the question.
13	Q. Why wouldn't you have applied it to	13	A. Can I speculate?
14	the amounts owing under the shared services	14	Q. If you're speculating, tell me
15	agreement and payroll reimbursement	15	you're speculating, sure.
16	agreement?	16	A. I I can speculate, yeah.
17	A. I believe because it was on account	17	Q. Speculate.
18	of the note, and the note had already been	18	A. He realized that the note had been
19	accelerated, so any payments are on account	19	accelerated and that he was going to try to
20	of the note.	20	decelerate it.
21	Q. What led you to believe that the	21	You know, one thing sort of
22	payment was on account of the note?	22	interesting that well, maybe there's a
23	A. I don't recall.	23	question on it.
24	Q. So until you read Mr. Waterhouse's	24	MR. RUKAVINA: Let's go off the
25	transcript, you had no knowledge of his -	25	record for a second.
1	Page 112	1	Page 113
1	J. Seery	1	J. Seery
2	J. Seery (Brief off-record discussion.)	2	J. Seery Exhibit 9, and you're certainly free to read
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Page 114 Page 115 1 J. Seery 1 J. Seery for itself, but as the CRO/CEO, what was your 2 Yeah, I think the termination 2 3 understanding of what this contract 3 notice had gone out but it had not yet become effectuated as between the debtor and 4 4 effective. 5 NexPoint? 5 Ο. Okay. And we see here what -- some 6 Part of the way the debtor was set 6 of the services that the debtor was 7 up and the way it was run was that the debtor 7 providing. We see it on the top of page 4, 8 would provide certain services to certain of 8 if you want to flip there. 9 the affiliated entities. And those would be, 9 It says, amongst other things, 10 to some degree, embodied in this agreement. 10 finance and accounting, payments, Oftentimes the debtor provided 11 bookkeeping, cash management. 11 12 services to affiliates without any agreement, 12 Do you see all that, sir? 13 13 oftentimes they provided additional services Α. Yes. 14 14 that may not have been in the agreement, and Okay. Do you have an understanding Q. 15 that was because they were such closely 15 of what those terms under this agreement 16 related parties. 16 meant? 17 As of December 2020, do you agree 17 MR. MORRIS: Objection to the 18 with me -- as of December 31, 2020, do you 18 form of the question. 19 agree with me that this agreement had not yet 19 Yes, I do. 20 been terminated? 20 Ο. Okay. Give me your understanding, As of December 20? 21 Α. 21 please, sir. 22 Ο. I'm sorry. 22 The debtor provided back office 23 As of December 31, 2020, do you 23 support for -- under those terms, for the affiliated entity and received some form of 24 agree with me that this agreement had not yet 24 25 25 been terminated? remuneration in exchange for that and other Page 116 Page 117 1 J. Seery 1 J. Seery 2 services. 2 NexPoint's funds? 3 Ο. And when you said affiliated 3 Α. Correct. 4 4 entity, in this instance, are you referring Q. And is the same true for NexPoint's 5 to NexPoint? 5 loan obligations? 6 Α. Uh-huh. Yes, I am. 6 I believe so, yes. Α. 7 7 Q. Okay. When you say back office Q. So if Mr. Waterhouse testified that 8 services, would that have included, as of it was reasonable for NexPoint, in December 9 December 2020, helping NexPoint ensure that 9 2020, to rely on the debtor to facilitate the 10 NexPoint pays from its own funds its 10 December 31 note payment, would you have 11 11 obligations coming due? reason to disagree with that? 12 I -- I think as part of back office 12 MR. MORRIS: Objection to the 13 services -- that's the heading of the 13 form of the question. 14 section, and so part of it is to assist in 14 I would, yes. 15 15 preparing payments and calculating what those Okay. And what's your disagreement 16 should be. and your reason for the disagreement? 16 17 Q. So obviously the debtor wasn't 17 Because the debtor does work to responsible for paying NexPoint's figure out how much payments are, whether 18 18 19 obligations, right? 19 they be on notes or whether they be for some 20 20 Α. That's correct. other service that the affiliated entity has 21 But the debtor had some level of 21 0. gotten. 22 responsibility to help NexPoint pay its 22 The debtor's accounting team puts 23 accounts payable on a timely basis, correct? 23 together that schedule, and then the debtor 24 Α. Yes. 24 needs direction from an officer at NexPoint 25 Q. And that would have been from 25 to make the payment. If the debtor has

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1	J. Seery	1	Page 119 J. Seery
2	already been told don't make the payment, it	2	payment by NexPoint for Mr. Waterhouse's
3	wouldn't be scheduled.	3	approval?
4	Q. So, to summarize, it's ultimately	4	A. No, I'm not.
5	up to NexPoint to specifically approve or	5	Q. If there is no such email, do you
6	disapprove any potentially scheduled	6	have any explanation or understanding for why
7	payments?	7	there wouldn't be such an email?
8	A. Correct.	8	A. Sure.
9	Q. Okay. And in this instance, what	9	Q. Okay. What is it?
10	you've learned is that Mr. Waterhouse was	10	A. She was told not to make the
11	told by Dondero, don't make the payment?	11	payment.
12	A. Correct.	12	Q. So, consequently, she did not
13	Q. Okay. And that that is the sum	13	include it in any upcoming payment list?
14	of your understanding as to why the	14	A. Correct.
15	December 31 payment wasn't made?	15	Q. And that goes back to what you
16	A. I don't think that's the sum of it.	16	tell told me before, that Waterhouse told
17	There's there's emails that show that	17	her what Dondero told him, right?
18	Ms. Hendrix prepared and requested from	18	A. That's correct.
19	Mr. Waterhouse payment of these amounts	19	Q. Okay. And are you aware that
20	okayed and he approves them. So they they	20	Mr. Waterhouse said testified that that
21	are the amounts that are permitted to be	21	instruction had come sometime in early
22	approved, and they're all to third parties.	22	December of 2020?
23	None of them are to HCMLP.	23	A. I don't recall.
24	Q. Are you aware of any email where	24	This was in the testimony
25	Ms. Hendrix prepared the December 31 note	25	yesterday?
23	no. Herarin prepared the becember of note		repectual.
	Page 120		Page 121
1 1	T Coord	1	T GOOM!
1	J. Seery	1	J. Seery
2	Q. From a couple days ago.	2	form of the question.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. From a couple days ago. A. Yeah, two days ago, I'm sorry. I don't recall the specific dates that he said that. Q. Well, whatever the whatever the dates that he testified about were with respect to the Dondero discussion, would you have any reason to dispute those dates? A. No. Q. Okay. So, sir, is it your understanding that having been given that instruction by Mr. Dondero, that employees of the debtor, including Mr. Waterhouse, had no further obligation with respect to that December 31 payment? MR. MORRIS: Objection to the form of the question. A. I think they I think they took the direction of Mr. Dondero to heart and followed his direction. Q. Is it your belief that they had no	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	form of the question. A. Absolutely. Q. Did they have no such obligation? A. No. Q. Is it your understanding that they had no obligation to communicate with Mr. Dondero and inform him of the consequences that would happen if that payment wasn't made? MR. MORRIS: Objection to the form. (Simultaneous speaking and reporter interjection.) A. I I don't think it would be appropriate for the employees of the debtor to go to the founder of the organization, who owns and controls all of the entities, after he's given them a direction, to go challenge his direction. And that's just not the way Highland ever worked, from what I could see. Q. Did you believe, in December of
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. From a couple days ago. A. Yeah, two days ago, I'm sorry. I don't recall the specific dates that he said that. Q. Well, whatever the whatever the dates that he testified about were with respect to the Dondero discussion, would you have any reason to dispute those dates? A. No. Q. Okay. So, sir, is it your understanding that having been given that instruction by Mr. Dondero, that employees of the debtor, including Mr. Waterhouse, had no further obligation with respect to that December 31 payment? MR. MORRIS: Objection to the form of the question. A. I think they I think they took the direction of Mr. Dondero to heart and followed his direction. Q. Is it your belief that they had no obligation to subsequently ask Mr. Dondero	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	form of the question. A. Absolutely. Q. Did they have no such obligation? A. No. Q. Is it your understanding that they had no obligation to communicate with Mr. Dondero and inform him of the consequences that would happen if that payment wasn't made? MR. MORRIS: Objection to the form. (Simultaneous speaking and reporter interjection.) A. I I don't think it would be appropriate for the employees of the debtor to go to the founder of the organization, who owns and controls all of the entities, after he's given them a direction, to go challenge his direction. And that's just not the way Highland ever worked, from what I could see. Q. Did you believe, in December of 2020, that employees of Highland had a
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. From a couple days ago. A. Yeah, two days ago, I'm sorry. I don't recall the specific dates that he said that. Q. Well, whatever the whatever the dates that he testified about were with respect to the Dondero discussion, would you have any reason to dispute those dates? A. No. Q. Okay. So, sir, is it your understanding that having been given that instruction by Mr. Dondero, that employees of the debtor, including Mr. Waterhouse, had no further obligation with respect to that December 31 payment? MR. MORRIS: Objection to the form of the question. A. I think they I think they took the direction of Mr. Dondero to heart and followed his direction. Q. Is it your belief that they had no	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	form of the question. A. Absolutely. Q. Did they have no such obligation? A. No. Q. Is it your understanding that they had no obligation to communicate with Mr. Dondero and inform him of the consequences that would happen if that payment wasn't made? MR. MORRIS: Objection to the form. (Simultaneous speaking and reporter interjection.) A. I I don't think it would be appropriate for the employees of the debtor to go to the founder of the organization, who owns and controls all of the entities, after he's given them a direction, to go challenge his direction. And that's just not the way Highland ever worked, from what I could see. Q. Did you believe, in December of

	Page 122		Page 123
1	J. Seery	1	J. Seery
2	respect to that promissory note?	2	something that doesn't exist. There's no
3	A. Not specifically with respect to	3	hats. There's one hat for Mr. Dondero. He
4	the promissory note, but generally it was a	4	controls all of the entities other than
5	concern of mine throughout the case.	5	HCMLP.
6	Q. Well, we can can we agree on	6	And his edicts, whether they be
7	this; that when Mr. Dondero gave	7	from prior to our taking over HCMLP as
8	Mr. Waterhouse that instruction,	8	independent directors or with respect to any
9	Mr. Waterhouse should have known that that	9	of the other entities, are final.
10	instruction was not on behalf of Highland	10	Q. Mr. Dondero might not have had two
11	because Mr. Dondero no longer had any	11	hats, but in December of 2020, would you
12	management role with Highland?	12	agree that Mr. Waterhouse wore two hats?
13	MR. MORRIS: Objection to the	13	A. Yes, he did.
14	form of the question.	14	Q. The CFO of the debtor and the
15	A. I think he should have known that,	15	treasurer of NexPoint?
16	yes.	16	A. That's correct.
17	Q. And can we therefore agree that	17	Q. And both being executive officer
18	Mr. Waterhouse should have known that that	18	positions, correct?
19	instruction from Dondero was coming from	19	A. Correct.
20	NexPoint	20	Q. Pardon me. With, to your
21	MR. MORRIS: Objection	21	understanding, under Delaware law, fiduciary
22	(Simultaneous speaking.)	22	duties to his respective principals, correct?
23	Q Dondero wearing his NexPoint	23	A. I believe these are both Delaware
24	hat?	24	but I'm not positive.
25	A. I I think you're trying to parse	25	Q. Certainly you would have expected
			2. Colourning you would have disposed
1	J. Seery	1	J. Seery
	-	+	U. Seely
1 2	Mr. Waterbouge to have fiduciary duties in	1 2	December of 2020 with respect to this
2	Mr. Waterhouse to have fiduciary duties, in	2	December of 2020 with respect to this
3	December of 2020, to the debtor?	3	promissory note, might have conflicted with
3 4	December of 2020, to the debtor? A. Yes.	3 4	promissory note, might have conflicted with his duties - whatever they were - to
3 4 5	December of 2020, to the debtor? A. Yes. Q. Okay. That's the role that I'm	3 4 5	promissory note, might have conflicted with his duties - whatever they were - to NexPoint?
3 4 5 6	December of 2020, to the debtor? A. Yes. Q. Okay. That's the role that I'm asking about, sir.	3 4 5 6	promissory note, might have conflicted with his duties - whatever they were - to NexPoint? (Simultaneously speaking.)
3 4 5 6 7	December of 2020, to the debtor? A. Yes. Q. Okay. That's the role that I'm asking about, sir. Mr. Waterhouse simultaneously being	3 4 5 6 7	promissory note, might have conflicted with his duties - whatever they were - to NexPoint? (Simultaneously speaking.) (Reporter interjection.)
3 4 5 6 7 8	December of 2020, to the debtor? A. Yes. Q. Okay. That's the role that I'm asking about, sir. Mr. Waterhouse simultaneously being the CFO of the debtor, the payee on a large	3 4 5 6 7 8	promissory note, might have conflicted with his duties - whatever they were - to NexPoint? (Simultaneously speaking.) (Reporter interjection.) A. I'm sorry.
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	Page 126		Page 127
1	J. Seery	1	J. Seery
2	it, correct?	2	on the 31st, and we sent it, or if it was in
3	A. Yes.	3	December. I believe I testified to that
4	Q. Okay. And would you expect	4	before. And the shared service payments
5	Mr. Waterhouse to have had similar duties to	5	hadn't been made, so there may have been some
6	the bankruptcy estate?	6	discussion that Dondero's cut it off.
7	MR. MORRIS: Objection to the	7	Q. Well, I I think I asked you
8	form of the question.	8	before about the timing in reference to the
9	A. No, I believe that would be my	9	January 7 letter, when
10	direction, if I had I would be his	10	A. Correct.
11	superior at HCMLP. If I directed that we	11	Q you said it might have been
12	collect it, we collect it. If I direct that	12	right around there.
13	we don't, then we don't.	13	Am, am I understanding or strike
14	Q. Is it fair to say, from your prior	14	all that.
15	testimony, that at no time prior to January	15	Is it your testimony that maybe you
16	1, 2021 did Mr. Waterhouse, Mr. Klos or	16	learned about the Dondero instruction on or
17	Ms. Hendrix tell you about the Dondero	17	before December 31, 2020?
18	instruction not to make any more payments?	18	MR. MORRIS: Objection, asked and
19	MR. MORRIS: Objection to the	19	answered.
20	form of the question.	20	A. That that's correct. I don't
21	A. Prior to when?	21	
22		22	recall when I learned but, factually, I know
l	Q. January 1, 2021.	23	that the payments on shared services hadn't been made. I could not have known that the
23	A. I I don't as I said, I don't		
24	recall if it was right around the time of	24	December 31 payment wouldn't have been made on December 31 until after December 31.
25	the the payment had been failed to be made	25	on December 31 until after December 31.
	- 400		
_	Page 128		Page 129
1	J. Seery	1	J. Seery
2	J. Seery Q. Well, but you could have learned	2	J. Seery irrespective of when they're due, that could
2	J. Seery Q. Well, but you could have learned that Mr. Dondero had instructed that the	2 3	J. Seery irrespective of when they're due, that could have been made in early December. I wouldn't
2 3 4	J. Seery Q. Well, but you could have learned that Mr. Dondero had instructed that the December 31 payment not be made ahead of	2 3 4	J. Seery irrespective of when they're due, that could have been made in early December. I wouldn't have known the effect of it.
2 3 4 5	J. Seery Q. Well, but you could have learned that Mr. Dondero had instructed that the December 31 payment not be made ahead of time, could you not have?	2 3 4 5	J. Seery irrespective of when they're due, that could have been made in early December. I wouldn't have known the effect of it. I knew the effect with respect to
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. Well, but you could have learned that Mr. Dondero had instructed that the December 31 payment not be made ahead of time, could you not have? A. I I could have, but I did not learn that. Q. Okay. That's that's what I'm trying that's what I'm trying to ascertain. I'm trying to refresh your memory. So you can now testify that prior to the payment not being made, you did not know about the Dondero instruction not to make the payment? A. With respect to the the note payment, that's correct. Q. Okay. So what that's what I mean. It would have had to have been January 1 or after January 1, 2021 or after that you learned about that? A. I would have to have learned of the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	irrespective of when they're due, that could have been made in early December. I wouldn't have known the effect of it. I knew the effect with respect to the shared service because it wouldn't be paid. He might have changed his mind and I didn't know that. Q. Okay. I'm going to I'm going to try again. On or about January 31, 2020 A. December 31. Q. Thank you. On or before December 31, 2020, sitting here today, do you remember being informed of the Dondero instruction not to make payments? MR. MORRIS: Objection, asked and answered. A. Again, I don't recall the exact date I learned. I believe I certainly knew that the shared service payments had not been made. I believe I knew that that related to

Page 130 Page 131 1 J. Seery 1 J. Seery 2 2 -- where Dondero tells Waterhouse response to my answer. Ο. 3 3 Why, why does -- why is that no more payments, right? 4 relevant? Because from that you deduced that 4 Α. Fair enough. 5 5 all payments were to cease? Ο. So sitting here today, it is 6 No, they were due before. 6 possible that before December 31, 2020, you 7 7 That's -- okay, I apologize. had heard vis-a-vis Ms. Hendrix that NexPoint 0. 8 So this shared services contract 8 would not be making its scheduled payment 9 required periodic payments, right? 9 because of the Dondero edict? 10 Α. Correct. 10 Scheduled payment on the note? 11 Q. And, and -- and are you saying that 11 Ο. On the note. 12 before December 31, 2020, NexPoint had 12 Α. No, I don't think that's fair. 13 already failed to make at least one of those 13 That's all I'm -- okay. So I'm --14 14 periodic payments? I'm asking just about the note. 15 Α. I believe so, yes. 15 As of December 31, 2020, sitting 16 16 here today, do you remember having heard that Okay. Did you, at that point in 17 time, inquire as to why that payment hadn't 17 NexPoint would not be making its December 31 been made? payment because of the Dondero edict? 18 18 19 Α. I don't recall, but I loosely 19 I pretty clearly recall that the 20 recall - but I don't know exactly when I 2.0 payments had not been made, and I had heard learned it - that there had been this edict. that there had been an edict. 21 21 22 Okay. I'll use that word "edict." 22 The full implication of that edict 23 That's the one -- we're both saying the same 23 and whether it extended to the note I did not 24 thing, right --24 know until the payment was missed. 25 25 Understood. I think that -- I Α. Correct. Ο. Page 132 Page 133 1 J. Seery 1 J. Seery 2 think -- thank you. I understand now. 2 Okay. When you say largely, can 3 So you knew that there had been an 3 you think of anyone right now that was no 4 4 longer there or changed? edict not to make payments, you just didn't 5 5 realize definitively that that edict also Not specifically. There were --6 applied to the promissory note payment? 6 there was some attrition during 2020 and we 7 7 A. Correct. didn't specifically replace some of those, 8 Okay. By December 31, 2020, had 8 but some -- some people we did replace. We 9 the debtor laid off certain people, certain 9 actually hired people in 2020. 10 employees, let's just say for cost-cutting 10 But as with respect -- pardon me. 11 purposes as opposed to regular terminations, 11 As it respects -- strike that. 12 you know -- you know what I'm trying to say? 12 With respect only to the payment 13 Had there been just --13 we're talking about, i.e. scheduling future 14 Α. Had there been a RIF? 14 permission to pay them, all those personnel 15 A reduction --15 Q. that would have had a role in -- on that for 16 (Simultaneous speaking.) 16 the debtor were still there in December 2020? 17 I -- I believe that group was 17 Q. Yes, yes. Α. No, there had not been. largely the same. 18 18 19 So to your understanding, the 19 Q. Waterhouse, Klos and Hendrix? 20 Ellison Rober -- I can't remember 20 debtor personnel that would have had any 21 involvement with these treasury and payment 21 her last name. So there -- there were a 22 services, helping affiliated companies make 22 couple others in that group as well, and then 23 their payments, all those personnel were 23 there were some other junior people that 24 still there? 24 would have assisted them. A. 25 Largely the same. 25 I'm going to ask you a hypothetical

1	J. Seery	1	J. Seery
2	question. Let's say that on December the	2	A. I certainly
3	10th, 2020, Hendrix tells you that Dondero	3	MR. MORRIS: Objection to the
4	has instructed that the note payment by	4	(Simultaneous speaking and
5	Nexpoint will not be made.	5	reporter interjection.)
6	Would you have issued any	6	A. I certainly was familiar with the
7	instructions to employees of the debtor	7	agreement and had consulted it numerous
8		8	times.
9	following up on that, what you just learned?	9	If your question is did I consult
'	MR. MORRIS: Objection to the	-	I
10	form of the question.	10	this agreement with respect to that demand
11	A. I, I don't know know if	11	letter, the answer's no.
12	knowing what I know now and that they hadn't	12	Q. Okay. If you'll turn to Section
13	made the shared service payments at that time	13	2.06 of this agreement for me, sir.
14	and that it seemed to be going towards	14	And certainly you can look at the
15	litigation, I would not have done anything, I	15	definitions, but the staff and services
16	don't think.	16	provider, that's the debtor, right?
17	Q. Okay. So, again, to round off this	17	A. Yes.
18	topic, you do not believe that employees of	18	Q. And management company, that's
19	the debtor had any obligation, after	19	NexPoint, right?
20	Dondero's edict, to follow up with NexPoint	20	A. Yes.
21	about its upcoming note payment?	21	Q. Okay. So Section 2.06, the last
22	A. No.	22	sentence, sir, that basically says that the
23	Q. Okay. Did you consult this shared	23	debtor will not have any duties or
24	services agreement, to your recollection,	24	obligations to NexPoint unless those duties
25	before your January 7, 2021 letter?	25	and obligations are specifically provided for
	Page 136		Page 137
1	J. Seery	1	Page 137 J. Seery
1 2	-	1 2	_
1	J. Seery		J. Seery
2	J. Seery in this agreement.	2	J. Seery would use in the conduct of an
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2 3 4	J. Seery in this agreement. Did I paraphrase that correctly? A. Roughly, yes.	2 3 4	J. Seery would use in the conduct of an enterprise of a like character and with like aims.
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2 3 4 5 6	J. Seery in this agreement. Did I paraphrase that correctly? A. Roughly, yes. Q. Okay. And if we flip to Section 6.01, sir, and and take a second, please,	2 3 4 5 6	J. Seery would use in the conduct of an enterprise of a like character and with like aims. Did I read that correctly? A. Roughly.
2 3 4 5 6 7	J. Seery in this agreement. Did I paraphrase that correctly? A. Roughly, yes. Q. Okay. And if we flip to Section 6.01, sir, and and take a second, please, to read that section.	2 3 4 5 6 7	J. Seery would use in the conduct of an enterprise of a like character and with like aims. Did I read that correctly? A. Roughly. Q. Okay. Do you have any
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2 3 4 5 6 7 8 9	J. Seery in this agreement. Did I paraphrase that correctly? A. Roughly, yes. Q. Okay. And if we flip to Section 6.01, sir, and and take a second, please, to read that section. A. (Document review.) Okay. Q. And and you might want to look at the definition of covered person real	2 3 4 5 6 7 8 9	J. Seery would use in the conduct of an enterprise of a like character and with like aims. Did I read that correctly? A. Roughly. Q. Okay. Do you have any understanding of that section, sitting here today? A. I know what every one of those words mean.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. Seery in this agreement. Did I paraphrase that correctly? A. Roughly, yes. Q. Okay. And if we flip to Section 6.01, sir, and and take a second, please, to read that section. A. (Document review.) Okay. Q. And and you might want to look at the definition of covered person real quick. I believe you'll find it includes the debtor. A. Okay. Q. So I read this and, and and it says (as read): Except as otherwise expressly provided herein, each covered person shall discharge its duties under this agreement with the care, skill, prudence and diligence under the circumstances	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	would use in the conduct of an enterprise of a like character and with like aims. Did I read that correctly? A. Roughly. Q. Okay. Do you have any understanding of that section, sitting here today? A. I know what every one of those words mean. Q. Okay. Reading that, do you still believe that Mr. Waterhouse and Mr. Klos and Ms. Hendrix had no duty to go back to Mr. Dondero and advise him of the ramifications of his edict and try to persuade him otherwise? MR. MORRIS: Objection to the form of the question. A. Yes, I do. Q. Okay. A. I believe that they didn't have any
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. Seery in this agreement. Did I paraphrase that correctly? A. Roughly, yes. Q. Okay. And if we flip to Section 6.01, sir, and and take a second, please, to read that section. A. (Document review.) Okay. Q. And and you might want to look at the definition of covered person real quick. I believe you'll find it includes the debtor. A. Okay. Q. So I read this and, and and it says (as read): Except as otherwise expressly provided herein, each covered person shall discharge its duties under this agreement with the care, skill, prudence and diligence under the circumstances	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	would use in the conduct of an enterprise of a like character and with like aims. Did I read that correctly? A. Roughly. Q. Okay. Do you have any understanding of that section, sitting here today? A. I know what every one of those words mean. Q. Okay. Reading that, do you still believe that Mr. Waterhouse and Mr. Klos and Ms. Hendrix had no duty to go back to Mr. Dondero and advise him of the ramifications of his edict and try to persuade him otherwise? MR. MORRIS: Objection to the form of the question. A. Yes, I do. Q. Okay. A. I believe that they didn't have any

	Page 138		Page 139
1	J. Seery	1	J. Seery
2	would you expect your officers to come to you	2	to you, after you issue an instruction and if
3	and say, Mr. Seery, just so you know, there's	3	they believe it's bad for the company, to
4	going to be consequences, please reconsider?	4	dissuade you of that instruction?
5	MR. MORRIS: Objection to the	5	A. I, I
6	A. Me personally?	6	MR. MORRIS: Objection to the
7	Q. Yes.	7	form of the question.
8	MR. MORRIS: form of the	8	A. I would prefer that they did, yes.
9	question.	9	Q. Okay. NexPoint was paying the
10	(Simultaneous speaking and	10	debtor's employees in this including
11	reporter interjection.)	11	Mr. Waterhouse, Mr. Klos and Ms. Hendrix, for
12	A. My relationship with people who	12	services under this contract, correct?
13	work with or for me is very different than I	13	A. Correct.
14	understand Mr. Dondero's. But as a	14	O. And other than amounts in
15			2
16	professional and someone who's been doing this for thirty years, if I give my	15	controversy that are not insignificant, NexPoint paid millions of dollars to the
17		16 17	debtor under this contract, did it not?
l	direction, I expect it to be followed. And I		•
18	know, from what I have heard and seen,	18	A. I don't believe it paid millions
19	Mr. Dondero is that to the nth degree.	19	Q. Okay.
20	Q. So, again, I understand that you	20	A of dollars.
21	expect your instructions, Mr. Seery's	21	MR. MORRIS: Yeah, objection.
22	instructions, to be followed.	22	Q. Okay. But it paid it paid some
23	A. Yes.	23	amount under this contract?
24	Q. But from your officers, do you	24	A. I would say for the services, one
25	believe that they have an obligation to come	25	would easily say a paltry amount. And the
		1	
	Page 140		Page 141
1	J. Seery	1	J. Seery
2	J. Seery vehicle, NPA, was used largely to strip	2	J. Seery losses, that one would have some
1	J. Seery vehicle, NPA, was used largely to strip assets and value out of Highland.		J. Seery losses, that one would have some understanding of what those ramifications
2 3 4	J. Seery vehicle, NPA, was used largely to strip assets and value out of Highland. Q. But the same Mr. Waterhouse that	2 3 4	J. Seery losses, that one would have some understanding of what those ramifications might be, and maybe Mr. Waterhouse didn't. I
2 3 4 5	J. Seery vehicle, NPA, was used largely to strip assets and value out of Highland. Q. But the same Mr. Waterhouse that has a duty to you, as the chief executive	2 3 4 5	J. Seery losses, that one would have some understanding of what those ramifications might be, and maybe Mr. Waterhouse didn't. I don't know; I wasn't there.
2 3 4	J. Seery vehicle, NPA, was used largely to strip assets and value out of Highland. Q. But the same Mr. Waterhouse that has a duty to you, as the chief executive officer, to tell you that one of your courses	2 3 4 5 6	J. Seery losses, that one would have some understanding of what those ramifications might be, and maybe Mr. Waterhouse didn't. I don't know; I wasn't there. Q. Do you agree, sir, that Section 601
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	vehicle, NPA, was used largely to strip assets and value out of Highland. Q. But the same Mr. Waterhouse that has a duty to you, as the chief executive officer, to tell you that one of your courses of action is going to be detrimental has no such duty to Mr. Dondero, because Mr. Dondero's a tyrant? MR. MORRIS: Objection to the form of the question. A. I said I would prefer that a Mr. Waterhouse or anyone else who works for or with me advise me if they think the course of action I'm taking is incorrect. If I listen to their advice and make my decision, then we live with my decision. I don't want to revisit it ten times. So I don't know whether Mr. Waterhouse told Mr. Dondero that that course might have ramifications. One would think that a man who's run these businesses	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. Seery losses, that one would have some understanding of what those ramifications might be, and maybe Mr. Waterhouse didn't. I don't know; I wasn't there. Q. Do you agree, sir, that Section 601 also applied to you with respect to as a covered person, with respect to how you conducted business under this contract? Do you A. Could I no, I think it well, I can Q. Take a second take a second to read the definition of covered person. A. Uh-huh. Q. And, look, we can agree that you're not making any legal conclusions here. I'm just A. (Document review.) I believe it does, yes. Q. Yet before you sent your January 7 letter, you did not check to see whether
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1	Page 142 J. Seery	1	Page 143 J. Seery
2	check, but our my understanding, based	2	other provision.
3	upon the work of the accounting group, was	3	Q. Do you believe that Section 601
4	that the payment was due and scheduled. It	4	played any role at all, now that you're
5	had to be paid.	5	reading it, with respect to your decision to
6	If it had not been due, it had been	6	call the note as opposed to call NexPoint and
7	prepaid, it would not have been scheduled.	7	say, hey, what happened?
8	So there was no need for me to go doublecheck	8	A. I don't I don't believe it
9	that.	9	governs it at all.
10	Q. And you did not separately inquire	10	Q. Do you believe it governed in any
11	of anyone at the debtor as to whether	11	respect whatever Mr. Waterhouse and
12	NexPoint had a defense to your January 7	12	Mr. Dondero discussed on or about January
13	letter, correct?	13	January 12, 2021?
14	MR. MORRIS: Objection to the	14	A. I don't know the substance of their
15	form of the question.	15	discussion, other than that the what we've
16	A. No, I did not.	16	referred to as the edict, at least that's as
17	Q. Is that not, sir, something that	17	it's been reported. So I don't know what
18	would have been prudent to do pursuant to	18	colloquy they had with respect to
19	Section 601, check as to whether NexPoint had	19	ramifications of making a payment or not.
20	made a prepayment or had a defense?	20	Clearly, there should have been
21	MR. MORRIS: Objection	21	more ramifications for not making the shared
22	A. I	22	services payments, but Mr. Dondero issued a
23	(Simultaneous speaking.)	23	similar edict or
24	A I don't believe that's something	24	(Simultaneous speaking.)
25	that would have been required by this or any	25	Q. Mr. Dondero didn't issue a similar
	P 144		D 145
1	Page 144 J. Seery	1	J. Seery
2	edict?	2	account when you executed and issued your
3	A. I said he did.	3	January 27, 2021 letter?
4	Q. He did.	4	A. Certainly. The payments are
5	So why didn't you terminate the	5	typically made on time, and if they're not
6	services agreement immediately upon	6	noid than it is naudont and required to
7		0	paid, then it's prudent and required to
	NexPoint's failure to pay?	7	accelerate the note.
8	A. Well, we would have, I think, if we	•	
8 9		7	accelerate the note.
	A. Well, we would have, I think, if we	7 8	accelerate the note. Q. But five times before, you you
9	A. Well, we would have, I think, if we thought we could. We also had an issue that	7 8 9	accelerate the note. Q. But five times before, you you knew by then that five times before, demand
9 10	A. Well, we would have, I think, if we thought we could. We also had an issue that both NexPoint and HCMFA were providing	7 8 9 10	accelerate the note. Q. But five times before, you you knew by then that five times before, demand notes were rolled up into a term note, which
9 10 11	A. Well, we would have, I think, if we thought we could. We also had an issue that both NexPoint and HCMFA were providing services to retail funds and had no ability	7 8 9 10 11	accelerate the note. Q. But five times before, you you knew by then that five times before, demand notes were rolled up into a term note, which you said before, I believe, was for an
9 10 11 12	A. Well, we would have, I think, if we thought we could. We also had an issue that both NexPoint and HCMFA were providing services to retail funds and had no ability to provide any of those services without	7 8 9 10 11 12	accelerate the note. Q. But five times before, you you knew by then that five times before, demand notes were rolled up into a term note, which you said before, I believe, was for an improper purpose?
9 10 11 12 13	A. Well, we would have, I think, if we thought we could. We also had an issue that both NexPoint and HCMFA were providing services to retail funds and had no ability to provide any of those services without Highland. They literally had left themselves	7 8 9 10 11 12 13	accelerate the note. Q. But five times before, you you knew by then that five times before, demand notes were rolled up into a term note, which you said before, I believe, was for an improper purpose? MR. MORRIS: Objection to the
9 10 11 12 13 14	A. Well, we would have, I think, if we thought we could. We also had an issue that both NexPoint and HCMFA were providing services to retail funds and had no ability to provide any of those services without Highland. They literally had left themselves completely exposed, while just stripping out	7 8 9 10 11 12 13	accelerate the note. Q. But five times before, you you knew by then that five times before, demand notes were rolled up into a term note, which you said before, I believe, was for an improper purpose? MR. MORRIS: Objection to the form
9 10 11 12 13 14 15	A. Well, we would have, I think, if we thought we could. We also had an issue that both NexPoint and HCMFA were providing services to retail funds and had no ability to provide any of those services without Highland. They literally had left themselves completely exposed, while just stripping out fees.	7 8 9 10 11 12 13 14	accelerate the note. Q. But five times before, you you knew by then that five times before, demand notes were rolled up into a term note, which you said before, I believe, was for an improper purpose? MR. MORRIS: Objection to the form A. At least three of them that are
9 10 11 12 13 14 15 16	A. Well, we would have, I think, if we thought we could. We also had an issue that both NexPoint and HCMFA were providing services to retail funds and had no ability to provide any of those services without Highland. They literally had left themselves completely exposed, while just stripping out fees. Q. Do you believe with respect to	7 8 9 10 11 12 13 14 15	accelerate the note. Q. But five times before, you you knew by then that five times before, demand notes were rolled up into a term note, which you said before, I believe, was for an improper purpose? MR. MORRIS: Objection to the form A. At least three of them that are sub subject to the current litigation. I
9 10 11 12 13 14 15 16	A. Well, we would have, I think, if we thought we could. We also had an issue that both NexPoint and HCMFA were providing services to retail funds and had no ability to provide any of those services without Highland. They literally had left themselves completely exposed, while just stripping out fees. Q. Do you believe with respect to Section 601, standard of care, that the	7 8 9 10 11 12 13 14 15 16 17	accelerate the note. Q. But five times before, you you knew by then that five times before, demand notes were rolled up into a term note, which you said before, I believe, was for an improper purpose? MR. MORRIS: Objection to the form A. At least three of them that are sub subject to the current litigation. I don't recall if it was five, but this one
9 10 11 12 13 14 15 16 17	A. Well, we would have, I think, if we thought we could. We also had an issue that both NexPoint and HCMFA were providing services to retail funds and had no ability to provide any of those services without Highland. They literally had left themselves completely exposed, while just stripping out fees. Q. Do you believe with respect to Section 601, standard of care, that the parties prior course of dealing, i.e. rolling	7 8 9 10 11 12 13 14 15 16 17	accelerate the note. Q. But five times before, you you knew by then that five times before, demand notes were rolled up into a term note, which you said before, I believe, was for an improper purpose? MR. MORRIS: Objection to the form A. At least three of them that are sub subject to the current litigation. I don't recall if it was five, but this one contained five notes, if three term notes
9 10 11 12 13 14 15 16 17 18	A. Well, we would have, I think, if we thought we could. We also had an issue that both NexPoint and HCMFA were providing services to retail funds and had no ability to provide any of those services without Highland. They literally had left themselves completely exposed, while just stripping out fees. Q. Do you believe with respect to Section 601, standard of care, that the parties prior course of dealing, i.e. rolling up prior notes, had any role on January 7,	7 8 9 10 11 12 13 14 15 16 17 18	accelerate the note. Q. But five times before, you you knew by then that five times before, demand notes were rolled up into a term note, which you said before, I believe, was for an improper purpose? MR. MORRIS: Objection to the form A. At least three of them that are sub subject to the current litigation. I don't recall if it was five, but this one contained five notes, if three term notes that were rolled notes. But those were done
9 10 11 12 13 14 15 16 17 18 19 20	A. Well, we would have, I think, if we thought we could. We also had an issue that both NexPoint and HCMFA were providing services to retail funds and had no ability to provide any of those services without Highland. They literally had left themselves completely exposed, while just stripping out fees. Q. Do you believe with respect to Section 601, standard of care, that the parties prior course of dealing, i.e. rolling up prior notes, had any role on January 7, 2021?	7 8 9 10 11 12 13 14 15 16 17 18 19 20	accelerate the note. Q. But five times before, you you knew by then that five times before, demand notes were rolled up into a term note, which you said before, I believe, was for an improper purpose? MR. MORRIS: Objection to the form A. At least three of them that are sub subject to the current litigation. I don't recall if it was five, but this one contained five notes, if three term notes that were rolled notes. But those were done prior to bankruptcy and they were done with
9 10 11 12 13 14 15 16 17 18 19 20 21	A. Well, we would have, I think, if we thought we could. We also had an issue that both NexPoint and HCMFA were providing services to retail funds and had no ability to provide any of those services without Highland. They literally had left themselves completely exposed, while just stripping out fees. Q. Do you believe with respect to Section 601, standard of care, that the parties prior course of dealing, i.e. rolling up prior notes, had any role on January 7, 2021? MR. MORRIS: Objection to the	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	accelerate the note. Q. But five times before, you you knew by then that five times before, demand notes were rolled up into a term note, which you said before, I believe, was for an improper purpose? MR. MORRIS: Objection to the form A. At least three of them that are sub subject to the current litigation. I don't recall if it was five, but this one contained five notes, if three term notes that were rolled notes. But those were done prior to bankruptcy and they were done with Mr. Dondero on both sides of the transaction.
9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Well, we would have, I think, if we thought we could. We also had an issue that both NexPoint and HCMFA were providing services to retail funds and had no ability to provide any of those services without Highland. They literally had left themselves completely exposed, while just stripping out fees. Q. Do you believe with respect to Section 601, standard of care, that the parties prior course of dealing, i.e. rolling up prior notes, had any role on January 7, 2021? MR. MORRIS: Objection to the form of the question.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	accelerate the note. Q. But five times before, you you knew by then that five times before, demand notes were rolled up into a term note, which you said before, I believe, was for an improper purpose? MR. MORRIS: Objection to the form A. At least three of them that are sub subject to the current litigation. I don't recall if it was five, but this one contained five notes, if three term notes that were rolled notes. But those were done prior to bankruptcy and they were done with Mr. Dondero on both sides of the transaction. Q. So your borrower, who owes you
9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Well, we would have, I think, if we thought we could. We also had an issue that both NexPoint and HCMFA were providing services to retail funds and had no ability to provide any of those services without Highland. They literally had left themselves completely exposed, while just stripping out fees. Q. Do you believe with respect to Section 601, standard of care, that the parties prior course of dealing, i.e. rolling up prior notes, had any role on January 7, 2021? MR. MORRIS: Objection to the form of the question. A. No, I don't.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	accelerate the note. Q. But five times before, you you knew by then that five times before, demand notes were rolled up into a term note, which you said before, I believe, was for an improper purpose? MR. MORRIS: Objection to the form A. At least three of them that are sub subject to the current litigation. I don't recall if it was five, but this one contained five notes, if three term notes that were rolled notes. But those were done prior to bankruptcy and they were done with Mr. Dondero on both sides of the transaction. Q. So your borrower, who owes you 24 million and change that you're under a

	Page 146		Page 147
1	J. Seery	1	J. Seery
2	borrower, and your affiliate entity misses a	2	Q. And what was your view?
3	scheduled payment, you believe that you have	3	A. I don't think certainly by that
4	no obligation to do anything before you	4	time, if there ever had been, I don't think
5	called the note immediately due?	5	by that time there were any fiduciary duties
6	A. That that's absolutely correct.	6	owed.
7	MR. RUKAVINA: Okay. Do you mind	7	O. Okay. Real quick, we're still on
8	if we take another restroom break?	8	this shared services agreement, sir, page 4.
9	MR. MORRIS: Sure.	9	This is a list of services to be provided.
10	MR. RUKAVINA: I'm getting	10	I'm just you can read it in detail, but I
11	near near the end. Five minutes,	11	just have a very simple question. 4B talks
12	please.	12	about legal compliance risk analysis.
13	(Brief off-record discussion.)	13	In December of 2020, was the debtor
14	VIDEO TECHNICIAN: The time is	14	providing legal services to NexPoint?
15	4:16. We're off the record.	15	A. I don't believe so, or at least not
16	(Recess taken.)	16	any there might have been some assistance.
17	VIDEO TECHNICIAN: The time is	17	I'm trying to think what would have been done
18	4:21. We're back on the record.	18	at that time in terms of support, but there
19	BY MR. RUKAVINA:	19	certainly compliance was probably
20	Q. Did you have a view, as of December	20	transferred pretty fully by then.
21	2020 or January 2021, as to whether the	21	I don't think NexPoint was involved
22	debtor owed any fiduciary duties to NexPoint?	22	in any litigation at that point, certainly
23	MR. MORRIS: Objection to the	23	not that the debtor was supporting, so I I
24	form of the question.	24	don't think very much, if anything.
25	A. I I believe I did.	25	Q. Okay. Do you know whether NexPoint
23	A. I I believe I did.	23	Q. Okay. Do you know whether Nexporm
	Page 148	_	Page 149
1	J. Seery	1	J. Seery
2	J. Seery had written policies and procedures in place	2	J. Seery was asking Ms asking Ms. Hendrix for the
2 3	J. Seery had written policies and procedures in place with respect to how it conducted its	2 3	J. Seery was asking Ms asking Ms. Hendrix for the total principal on this note on January 12,
2 3 4	J. Seery had written policies and procedures in place with respect to how it conducted its business?	2 3 4	J. Seery was asking Ms asking Ms. Hendrix for the total principal on this note on January 12, 2021?
2 3 4 5	J. Seery had written policies and procedures in place with respect to how it conducted its business? A. I'm not sure.	2 3 4 5	J. Seery was asking Ms asking Ms. Hendrix for the total principal on this note on January 12, 2021? I'm sorry, were you aware of it at
2 3 4 5 6	J. Seery had written policies and procedures in place with respect to how it conducted its business? A. I'm not sure. MR. RUKAVINA: Okay. You can put	2 3 4 5 6	J. Seery was asking Ms asking Ms. Hendrix for the total principal on this note on January 12, 2021? I'm sorry, were you aware of it at about that point in time?
2 3 4 5 6 7	J. Seery had written policies and procedures in place with respect to how it conducted its business? A. I'm not sure. MR. RUKAVINA: Okay. You can put that down, sir.	2 3 4 5 6 7	J. Seery was asking Ms asking Ms. Hendrix for the total principal on this note on January 12, 2021? I'm sorry, were you aware of it at about that point in time? A. No, not until I saw this email.
2 3 4 5 6 7 8	J. Seery had written policies and procedures in place with respect to how it conducted its business? A. I'm not sure. MR. RUKAVINA: Okay. You can put that down, sir. (Brief off-record discussion.)	2 3 4 5 6 7 8	J. Seery was asking Ms asking Ms. Hendrix for the total principal on this note on January 12, 2021? I'm sorry, were you aware of it at about that point in time? A. No, not until I saw this email. Q. Okay. Did you ever discuss so I
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			1
1	J. Seery	1	J. Seery
2	going to be Exhibit 11, sir.	2	there was a court hearing.
3	(Exhibit 11, Email Chain	3	Do you remember what that court
4	D-NNL-028514 - D-NNL-028515, marked	4	hearing might have been?
5	for identification, as of this date.)	5	A. I I don't.
6	Q. So, Mr. Seery, this you're not	6	Q. Okay. Do you have any recollection
7	on this email chain, but this email begins on	7	as to why you would have been asking about
8	December 10, 2020, from Ms. Hendrix to	8	the original maturity date of the NPA loan
9	Mr. Romey I'm sorry, from Mr. Romey to	9	before it was restructured?
10	Ms. Hendrix, where he writes (as read):	10	A. I think it's a mistake, that there
11	Can you tell me the original	11	were there were five notes
12	maturity date for the NPA loan	12	Q. Okay.
13	before it was restructured? Sorry	13	A that were rolled into this one.
14	for the hustle. Seery is asking	14	I may have just been checking
15	for this ASAP for today's court	15	whether they were all demand or if any of
16	hearing.	16	them have had a maturity. I don't I don't
17	Do you see that, sir?	17	know why I would have been asking for it. I
18	A. I do see it.	18	don't recall what the hearing was about.
19	Q. Do you recall asking Mr. Romey	19	Q. Fair enough. You testified before
20	anything about that loan or anything about	20	that and I'm not trying to put words in
21	this on or about January December 10,	21	your mouth, sir.
22	2020?	22	You testified before that there was
23	MR. MORRIS: Objection to the	23	something maybe inappropriate or shady about
24	A. Not specifically.	24	the roll-up of the five notes into the one
25	Q. Okay. It says that you were	25	NexPoint note.
			- 100
1			
1	J. Seery	1	J. Seery
1 2		1 2	-
1	J. Seery		J. Seery
2	J. Seery Whatever whatever words you used, was that your speculation as to why it	2	J. Seery Q. Mr. Surgent?
2 3	J. Seery Whatever whatever words you	2 3	J. Seery Q. Mr. Surgent? A. I don't recall specifically. He
2 3 4	J. Seery Whatever whatever words you used, was that your speculation as to why it happened, was that your logical deduction, or	2 3 4	J. Seery Q. Mr. Surgent? A. I don't recall specifically. He wouldn't, he wouldn't have it would either
2 3 4 5	J. Seery Whatever whatever words you used, was that your speculation as to why it happened, was that your logical deduction, or did someone tell you that that's why the	2 3 4 5	J. Seery Q. Mr. Surgent? A. I don't recall specifically. He wouldn't, he wouldn't have it would either have been Frank Waterhouse or someone else in
2 3 4 5 6	J. Seery Whatever whatever words you used, was that your speculation as to why it happened, was that your logical deduction, or did someone tell you that that's why the notes were rolled up?	2 3 4 5 6	J. Seery Q. Mr. Surgent? A. I don't recall specifically. He wouldn't, he wouldn't have it would either have been Frank Waterhouse or someone else in accounting; was anything paid? And
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Page 154 Page 155 1 J. Seery 1 J. Seery MR. MORRIS: Objection --2 2 So I -- I know way more now, so 3 3 Q. -- not up to what you expected them it's hard to separate those things. But with 4 to be? 4 respect to Mr. Waterhouse, I think he was --5 5 Α. No, I just preferred, for what we he was adequate. I think the team was very 6 were doing, Mr. Klos. 6 good. And I think that the -- I was always 7 Did you ever form the opinion that 7 concerned about loyalties. 8 Mr. Waterhouse was -- I don't know what word 8 Did you ever, when you were the 9 to use -- Mr. Dondero's stooge or tentacle? 9 CRO, discipline, censure, caution 10 Α. 10 Mr. Waterhouse about anything? Q. Okay. Did you have any opinion as 11 MR. MORRIS: Objection to the 11 12 to whether he was -- again, I don't know what 12 form of the question. 13 word to use -- whether he was a responsible, 13 I actually gave him a raise on his 14 14 proper CFO when he was the CFO of Highland base salary because he couldn't get bonuses 15 and you were the CRO? 15 because of the Court order structure. I did 16 While he was CFO, I -- I think he 16 caution him and many employees about Α. 17 was adequate, but I think the challenge that 17 loyalties and their duties to the debtor. the employees had at Highland was the pull 18 18 And you remember cautioning him 19 that Dondero had, the go-betweens that he 19 specifically about that or as part of larger 20 20 group? 21 And it's hard to say at a specific 21 Α. As part -- I -- I believe it was 22 time, because I know a lot more now, 22 part of the larger group. I certainly did it 23 including to do with payments, including tens 23 with both legal and accounting, particularly 24 of millions of dollars offshore, with respect after Judge Jernigan's expressed --24 25 25 to Ellington. expression of concern in -- in and around Page 156 Page 157 1 J. Seery 1 J. Seery 2 July of 2020. 2 material decisions had to go through me. 3 After you learned about the 3 And you told that to Q. Q. 4 4 NexPoint missed December 31, 2020 payment, Mr. Waterhouse? 5 did you give any instructions to 5 The whole accounting team as well 6 Mr. Waterhouse or anyone else to the effect 6 as the legal team. 7 of don't negotiate any settlement or cure or Q. Do you recall if that's in writing 8 anything on that default without talking to 8 anywhere? 9 me first? 9 Α. I don't think so. 10 I don't believe that I had any 10 Did you define materiality to them; Α. Ο. discussion like that with anybody, but it 11 11 do you recall? 12 would have been clear, I think, that once the 12 Α. I don't think so. 13 demand letter went out and I had been 13 Okay. So you never expressly 14 responsible for initiating it, that the full 14 prohibited Mr. Waterhouse from hypothetically 15 15 amount was due, and if anybody wanted to accepting any cure to reinstate that note, 16 negotiate anything, they would have to do it but you would have expected him to know that 16 he had no authority to do so on behalf of the 17 through me. 17 debtor? 18 18 And certainly no one had the 19 ability to negotiate any monetary settlements 19 Oh, I --20 20 with respect to the debtor's assets without MR. MORRIS: Object -- objection 21 talking to me and the board. 21 to the form of the question. 22 22 -- I -- I think it would have been Ο. Okay. Why is that? 23 Α. Because we were in bankruptcy and I 23 beyond obvious that he had no authority to do 24 was the CEO, and I told everybody on the team 24 that for the debtor. 25 that they had to come through me. Any 25 Do you think that would have been

	Page 158		Page 159
1	J. Seery	1	J. Seery
2	beyond obvious to Mr. Dondero?	2	to make up a new story?
3	A. Yes, I do, well	3	Q. Well, sir, I object to you saying
4	Q. Why	4	I'm going to make anything up. I'll let
5	A beyond well beyond obvious.	5	Mr. Waterhouse and Mr. Dondero testify as
6	Q. Why is that?	6	they did.
7	A. Because the shared services had	7	But certainly you would you
8	already been terminated. We were heading	8	would not be aware of any deal that Frank or
9	towards a confirmation of a monetization	9	James Dondero might have made, right?
10	plan. He had already failed to pay shared	10	A. I I would not be aware of any
11	service amounts. He had already been found	11	such deal.
12	in contempt of court.	12	Q. Certainly you would have never,
13	The idea that he could cut a deal	13	ahead of time or after the fact, authorized
14	with a former employee over material asset of	14	any such deal?
15	the debtor is nonsensical.	15	A. No, I would not.
16	Q. Okay. Mr. Waterhouse wasn't a	16	Q. Okay. Why not? Why not accept a
17	former employee on January 12, 2021, was he?	17	cure and reinstate the note?
18	A. No, he was not, correct.	18	A. Because the full amount of the note
19	Q. And although the notice of	19	was due. We're in a monetization plan. This
20	termination had gone out for the shared	20	is an opportunity to monetize an asset.
21	services agreement, it had not been	21	MR. RUKAVINA: Just a moment,
22	terminated as of January 12, 2021, correct?	22	please.
23	A. That's correct.	23	THE WITNESS: Sure.
24	Are you are you implying that	24	MR. RUKAVINA: It's 4:30 local,
25	that there was such a deal and you're going	25	right?
1	J. Seerv	1	J. Seerv
1 2	J. Seery	1 2	J. Seery
1	J. Seery Mr. Seery, allow me just five		J. Seery background, you mentioned that you had been
2	J. Seery Mr. Seery, allow me just five minutes to consult with my co-counsel. I	2	J. Seery background, you mentioned that you had been involved in hundreds of bankruptcies.
2 3	J. Seery Mr. Seery, allow me just five minutes to consult with my co-counsel. I believe that I'm done, but before I make	2 3	J. Seery background, you mentioned that you had been involved in hundreds of bankruptcies. Could you tell us, just by listing
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J. Seery 2 category. Madoff would fall into that 2 category. 4 Q. Any others? 5 A. There may be. Off the top of my 5 head, I don't recall. 7 Q. Okay. And in the course of those 8 engagements, were you generally aware of the 10 top-level executive prior to the the 11 bankruptcies? 12 A. Not specifically. It just depends 13 on each each company. 14 Q. Generally, were you were you 15 aware? Is that the kind of thing you took 16 note of? 17 A. Not it I was more concerned 18 with the particular issue that I was dealing 19 with as opposed to whether somebody what 20 Somebody made. 21 Q. In the bankruptcies that you were 21 involved with, with the with the larger 22 companies and all of the financial services 23 companies and all of the financial services 24 or financial advisory companies, can you 25 can you tell me generally the range of 1 J. Seery 1 J. Seery 10 J. Seery 10 J. Seery 11 J. Seery 12 A. No, there's not tell offers way. 23 Q. But but is it sometimes the 24 or financial advisory companies, can you 25 can you tell me generally the range of 26 page 164 27 compensation for the CEDO or them and you doubt at 1 was dealing 18 with as opposed to whether somebody what 29 somebody made. 20 In the bankruptcies that you were 21 involved with, with the with the larger 22 companies and all of the financial services 23 companies and all of the financial services 24 or financial advisory companies, can you 25 can you tell me generally the range of 26 Page 165 27 D. Seery 28 A. They're all different kinds of 29 Companies. 20 L understand, but can you 21 for with the compensation was? 20 Carl understand, but can you 21 A. I toculâ be anywere in any 22 articular year from zero to \$25 million. 29 Companies. 20 Companies. 20 Companies. 21 patticular year from zero to \$25 million. 20 Companies not in the form of the question. 21 A. No, there's not. In fact, it could 22 companies on the performance of 23 companies on the p
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7 Q. Okay. And in the course of those 8 engagements, were you generally aware of the 5 top-level executive compensation for the 10 top-level executives prior to the the 10 companies. 11 bankruptcies? 12 A. Not specifically. It just depends 13 on each each company. 13 on each each company. 14 Q. Generally, were you were you 15 aware? Is that the kind of thing you took 16 note of? 16 A. Not it I was more concerned 17 with the particular issue that I was dealing 18 with as opposed to whether somebody what 19 somebody made. 12 involved with, with the with the larger 22 involved with, with the with the larger 23 companies and all of the financial services 24 or financial advisory companies, can you 25 can you tell me generally the range of 25 may that. It really depends upon the company 6 and it depends on the performance of the 7 company. Just because you founded something 8 and you sit on a log doesn't mean you get 10 Q. Do you know what the CEO 11 compensation was for the Question 12 to the bankruptcy? 13 A. In which year? 13 M. Norther's what the countries and pole of the duestion. 7 Q. Even a ballpark you couldn't 2 companies. 2 coupanies. 2 coupanies. 2 companies. 2 companies. 2 li different kinds of company and you give me a 2 hallpark of what the compensation was? 2 l. Turderstand, but can you for 2 amy of those compensation was? 3 hallpark so what the compensation was? 4 A. It could be anywhere in any 2 particular year from zero to \$25 million. 4 O. (A. Okay. And is there a general 2 particular year from zero to \$25 million. 5 (O. (A. Okay. And is there a general 2 particular year from zero to \$25 million. 5 (O. (A. Okay. And is there a general 2 particular year from zero to \$25 million. 6 (O. (A. Okay. And is there a general 2 particular year from zero to \$25 million. 7 (O. (A. Okay. And is there a general 2 particular year from zero to \$25 million. 8 (A. It could be anywhere in any 2 particular year from zero to \$25 million. 9 (A. No, there's not. In fact, it could
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8 engagements, were you generally aware of the 9 top-level executive compensation for the 10 top-level executives prior to the the 11 bankruptcies? 12 A. Not specifically. It just depends 13 on each each company. 14 Q. Generally, were you were you 15 aware? Is that the kind of thing you took 16 note of? 17 A. Not it I was more concerned 18 with the particular issue that I was dealing 19 with as opposed to whether somebody what 20 somebody made. 21 Q. In the bankruptcies that you were 22 involved with, with the with the larger 23 companies and all of the financial services 24 or financial advisory companies, can you give me a 25 ballpark of what the compensation was? 26 involved with, with the what the larger 27 can you tell me generally the range of 28 many of those companies, can you give me a 3 ballpark of what the compensation was? 4 A. It could be anywhere in any 4 A. It could be anywhere in any 5 particular year from zero to \$25 million. 6 Q. Okay. And is there a general 7 pattern that founder CEOs have higher 8 compensation than hired-off-the-street CEOs? 9 MR. MORRIS: Objection to the 9 A. No, there's not. In fact, it could 10 sometimes go the other way. 11 A. No, there's not. In fact, it could 12 sometimes go the other way. 13 A. No, there's not. In fact, it could 14 Sometimes go the other way. 15 case, in your experience, that founder CEO 16 compensation is on the high end? 18 T. Seery 19 MR. MORRIS: Objection to the 19 J. Seery 20 L. Seery 21 J. Seery 22 L. Seery 23 D. But but is it sometimes the 24 case, in your experience, that founder CEO 25 compensation is on the high end? 26 compensation is on the high end? 27 L. Seery 28 L. It really depends upon the company 29 and it depends on the performance of the 20 D. You know what the CEO 21 Compensation was for the CEO of Lehman prior 22 L. O. D. You know what the CEO 23 D. But as you sit here today, you don't know what any of the CEOs of the 29 Compensation was for the CEO of Lehman prior 20 L. That's what you're telling us? 2
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17 A. Not it I was more concerned 18 with the particular issue that I was dealing 19 with as opposed to whether somebody what 20 somebody made. 21 Q. In the bankruptcies that you were 22 involved with, with the with the larger 23 companies and all of the financial services 24 or financial advisory companies, can you 25 can you tell me generally the range of 1 J. Seery 2 MR. MORRIS: Objection to the 3 form of the question. 22 companies and form of the question is on the high end? 24 case, in your experience, that founder CEO 25 compensation is on the high end? 26 page 164 27 pattern that founder CEOs have higher 28 compensation to the question. 29 MR. MORRIS: Objection to the 20 sometimes go the other way. 21 A. No, there's not. In fact, it could sometimes go the other way. 22 sometimes go the other way. 23 Q. But but is it sometimes the 24 case, in your experience, that founder CEO compensation is on the high end? 20 compensation to the paint way. 21 A. No, there's not. In fact, it could sometimes go the other way. 22 sometimes go the other way. 23 Q. But but is it sometimes the 24 case, in your experience, that founder CEO compensation is on the high end? 25 compensation to the paint way. 26 compensation to the paint way. 27 compensation to the paint way. 28 page 165 29 prior to the bankruptcy. 20 prior to the bankruptcy. 30 prior to the bankruptcy. 40 A. In which year? 41 J. Seery 41 J. Seery 42 up being worth I think the number is I think it's zero. 41 You're aware of that, correct? 42 Q. Prior to the bankruptcy. 43 A. Oh, prior to it being worth zero, 44 A. Oh, prior to it being worth zero, 45 Q. But as you sit here today, you don't know what any of the CEOs of the compensation was for the CEO of Lehman prior 46 A. Oh, prior to it being worth zero, 47 On the way was a prior what any of the CEOs of the compensation was for the CEO of Lehman prior 48 Q. The, the year prior the years 49 Page 165 40 Page 165 41 Page 165 41 Page 165 41 Page 165 42 Page 165 43 Page 165 44 Page 1
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MR. MORRIS: Objection to the form of the question. A. I, I I don't have any basis to say that. It really depends upon the company and it depends on the performance of the company. Just because you founded something and you sit on a log doesn't mean you get paid a lot of money. Q. Do you know what the CEO compensation was for the CEO of Lehman prior to the bankruptcy? A. In which year? MR. MORRIS: Objection La Q. The, the year prior the years 2 up being worth I think the number is I think it's zero. 4 You're aware of that, correct? 5 Q. Prior to the bankruptcy. 6 A. Oh, prior to it being worth zero, 7 it it was worth a lot more. 8 Q. But as you sit here today, you 9 don't know what any of the CEOs of the 10 companies you advised made 11 MR. MORRIS: Objection 12 Q that's what you're telling us? MR. MORRIS: Objection to the 14 form of the question.
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A. I, I I don't have any basis to 5 say that. It really depends upon the company 6 and it depends on the performance of the 7 company. Just because you founded something 8 and you sit on a log doesn't mean you get 9 paid a lot of money. 9 Q. But as you sit here today, you 9 don't know what any of the CEOs of the 10 compensation was for the CEO of Lehman prior 11 MR. MORRIS: Objection 12 to the bankruptcy? 13 A. In which year? 14 Q. The, the year prior the years 15 A. Vou're aware of that, correct? 5 Q. Prior to the bankruptcy. 6 A. Oh, prior to it being worth zero, 7 it it was worth a lot more. 8 Q. But as you sit here today, you 9 don't know what any of the CEOs of the 10 companies you advised made 11 MR. MORRIS: Objection 12 Q that's what you're telling us? 13 MR. MORRIS: Objection to the 14 form of the question.
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7 company. Just because you founded something 8 and you sit on a log doesn't mean you get 9 paid a lot of money. 9 don't know what any of the CEOs of the 10 Q. Do you know what the CEO 11 compensation was for the CEO of Lehman prior 12 to the bankruptcy? 13 A. In which year? 14 Q. The, the year prior the years 17 it it was worth a lot more. 8 Q. But as you sit here today, you 9 don't know what any of the CEOs of the 10 companies you advised made 11 MR. MORRIS: Objection 12 Q that's what you're telling us? 13 MR. MORRIS: Objection to the 14 form of the question.
8 and you sit on a log doesn't mean you get 9 paid a lot of money. 9 don't know what any of the CEOs of the 10 Q. Do you know what the CEO 10 companies you advised made 11 compensation was for the CEO of Lehman prior 12 to the bankruptcy? 13 A. In which year? 14 Q. The, the year prior the years 18 Q. But as you sit here today, you 9 don't know what any of the CEOs of the 10 companies you advised made 11 MR. MORRIS: Objection 12 Q that's what you're telling us? 13 MR. MORRIS: Objection to the 14 Q. The, the year prior the years 15 form of the question.
9 paid a lot of money. 9 don't know what any of the CEOs of the 10 Q. Do you know what the CEO 11 compensation was for the CEO of Lehman prior 12 to the bankruptcy? 13 A. In which year? 14 Q. The, the year prior the years 19 don't know what any of the CEOs of the 10 companies you advised made 11 MR. MORRIS: Objection 12 Q that's what you're telling us? 13 MR. MORRIS: Objection to the 14 form of the question.
10 Q. Do you know what the CEO 11 compensation was for the CEO of Lehman prior 12 to the bankruptcy? 13 A. In which year? 14 Q. The, the year prior the years 15 companies you advised made 16 companies you advised made 17 MR. MORRIS: Objection 18 Q that's what you're telling us? 19 MR. MORRIS: Objection to the
11 compensation was for the CEO of Lehman prior 12 to the bankruptcy? 13 A. In which year? 14 Q. The, the year prior the years 15 MR. MORRIS: Objection 16 Q that's what you're telling us? 17 MR. MORRIS: Objection to the form of the question.
12 to the bankruptcy? 12 Q that's what you're telling us? 13 A. In which year? 13 MR. MORRIS: Objection to the 14 Q. The, the year prior the years 14 form of the question.
13 A. In which year? 13 MR. MORRIS: Objection to the 14 Q. The, the year prior the years 14 form of the question.
Q. The, the year prior the years 14 form of the question.
15 prior to the bankraptoy.
16 A. I I don't know. 16 companies.
17 Q. Does it does it refresh your 17 MR. MORRIS: Thank you.
18 recollection that it was in the range of 18 Q. But you were involved in the in
19 \$70 million? 19 the bankruptcy or reorganization
20 A. There's no chance it was in the 20 A. No
21 range of \$70 million. He would have gotten 21 (Simultaneous speaking.) 22 stock awards and it would depend on what 22 A I I don't have at my
23 those were worth. 23 fingertips the amount that the CEOs of
24 (Simultaneous speaking.) 24 various companies made in various industries 25 A. Obviously obviously, they ended 25 over the last thirty years.

Page 166 Page 167 1 J. Seery 1 J. Seery 2 And -- and not even in a general 2 combination of types of businesses. It's Ο. 3 way, other than zero to 25 million? 3 basically, in the last five years, at best a melting ice cube. It receives certain 4 That's a pretty good range. 4 5 5 0. Okay. Do you have an understanding management fees and then it gives away 6 of what the typical compensation is -- for a 6 services at below cost. 7 financial advisory CEO is for a company that 7 So Highland was run at a loss. 8 has a billion or more under management? 8 Typically people who run businesses that 9 It depends on the type of assets 9 operate at an operating loss don't get paid a 10 that are under management, it tends -- it 10 lot of money. depends on the performance of the assets and 11 Let me -- let me ask you, you're 11 12 it depends on the cost structure of the 12 now -- you've been the CEO of Highland for a while, right? 13 business. 13 14 And taking those things into 14 Q. Α. That's correct. 15 account, can you describe for us what the 15 Q. And you're going to remain the CEO compensation for a CEO of a financial advisor for a while longer? 16 16 17 firm is, where there are assets under 17 Α. Perhaps. 18 management of a billion or more? 18 Q. And do you have an expectation of 19 When you [mean] a financial 19 how many years in total you'll likely be the 20 advisor, do you mean an FA type firm or do 20 CEO of Highland? 21 you -- financial advisor, or do you mean 21 Α. The less the better. 22 somebody who advises investors? 22 But aside from that, do you have an 23 I -- I'm talking about a company 23 expectation of how many years you will likely 24 be the CEO of Highland? similar to Highland. 24 25 25 Α. So high -- Highland is a -- is a Α. I don't. I hope we complete the Page 168 Page 169 1 J. Seery 1 J. Seery 2 monetization by 2022. Whether I'm the CEO or 2 based on the returns that we get for the 3 not that will depend on the oversight board 3 investors. 4 and whether I want to continue to do it. 4 Q. So based on, if you were as -- as 5 Okay. And if you are as -- as 5 successful as you hope to be, what do you successful as you hope to be, whatever that think that number would be on an annual 6 6 7 7 is, how much do you expect to make as the CEO basis? 8 of Highland on average for each year that you 8 (Simultaneous speaking and 9 will have been the CEO of Highland? 9 reporter interjection.) MR. MORRIS: Objection to the 10 MR. MORRIS: Objection to the 10 11 form of the question. 11 form of the question. 12 I -- I don't have a particular 12 I would expect it to be at least a expectation right now. I have to negotiate 13 13 few million dollars a year. If I was as 14 that, but I would expect to make a few 14 successful as I think we will be, it should 15 15 million dollars a year. be significantly more than that. 16 Okay. And so what does -- what 16 Have you not negotiated your 17 potential contingent compensation yet? 17 is -- because I don't know you very well, 18 Α. I have not. 18 Mr. Seery. 19 What -- what do you intend to ask 19 To you, what is significantly more 0. 20 20 for? than a few million a year? 21 MR. MORRIS: Objection to the 21 Just to be clear, you don't know me 22 22 at all. We've never met, so we'll -- we'll form of the question. 23 I'd like to get a significant 23 make sure that that's clear so we don't --24 amount of money, as much as I can get and 24 there's no implication that there's some 25 treat my team fairly, but it has to be fair 25 prior relationship or that we've ever worked

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 1
                      J. Seery
                                                        1
                                                                              J. Seery
                                                        2
 2
     in any matter, in any connection whatsoever
                                                                             So what is significantly
                                                                Q.
                                                                      Okay.
 3
     other than this one.
                                                        3
                                                            more than 3 to 4 million?
 4
                                                                      Is that twenty?
               Now, your question was?
                                                        4
 5
                                                        5
                                                                      That would be --
               MS. DEITSCH-PEREZ: Can you read
                                                                Α.
 6
         it back?
                                                        6
                                                                      MR. MORRIS: Objection --
7
               (As read by the reporter):
                                                        7
                                                                       (Simultaneous speaking and
 8
               "OUESTION: And so what does --
                                                        8
                                                                reporter interjection.)
9
         what is -- because I don't know you
                                                        9
                                                                      Twenty is significantly more than a
10
         very well, Mr. Seery. To you, what is
                                                       10
                                                            few, but it's -- it's not any -- there's no
11
         significantly more than a few million a
                                                       11
                                                            prospect of $20 million of a bonus in this
12
         year?"
                                                       12
                                                            type of arrangement. There's simply not
13
                                                       13
         Α.
               It will depend on -- on the cost.
                                                            enough assets here.
14
     It depends on the overall performance, and --
                                                       14
                                                                      Okay. So when you say
15
     and that will dictate whether there's upside
                                                       15
                                                            significantly more than a few, do you mean
     to a performance bonus.
                                                       16
                                                            something like ten, 10 million a year?
16
17
               Is significantly -- let -- let's
                                                       17
                                                                      MR. MORRIS: Objection to the
                                                       18
18
    break this down to little pieces.
                                                                form of the question.
               A few million, is that two, three,
                                                                      Again, I -- I don't have a specific
19
                                                       19
20
     four, five? What is a few million?
                                                       20
                                                            number in mind. I think that's -- that
               Typically I think of two as a
                                                            there's no chance of that either.
21
                                                       21
22
     couple, three as a few.
                                                       22
                                                                      So can you tell me what you mean by
23
               Okay. Is four also a few?
                                                       23
                                                            significantly more than a few million?
         0.
24
               Four is a little more than a few,
                                                       24
                                                                      Five is significantly more than
         Α.
    but it could be in that neighborhood.
                                                       25
25
                                                            three.
                                               Page 172
                                                                                                      Page 173
1
                        J. Seery
                                                        1
                                                                             J. Seery
 2
                 Okay. Does that mean you're hoping
                                                        2
                                                            recall. I've certainly seen loans be given
 3
       for compensation of 8 million a year or
                                                        3
                                                            as part of compensation.
 4
       5 million a year, just so I understand you?
                                                        4
                                                                      Typically senior executives, in my
                 MR. MORRIS: Objection to the
 5
                                                        5
                                                            experience, don't get loans because loans
 6
           form of the question. Come on.
                                                        6
                                                            either have to be paid back or structured in
7
                                                        7
                 There's no chance of $8 million a
                                                            an odd way.
8
       year here. There's not enough assets.
                                                        8
                                                                      If they're structured just to avoid
9
       There's not enough value in the estate to pay
                                                        9
                                                            taxes, most legitimate companies don't want
10
       anybody that amount, which is why Highland
                                                            to do that, so most companies will either pay
                                                       10
                                                            somebody a -- a base salary and deferred
11
       would never pay anybody that amount anyway,
                                                       11
12
       because when you have a melting ice cube and
                                                       12
                                                            amounts or will pay them with stock.
13
       you don't get any performance fees because
                                                       13
                                                                Q.
                                                                      But you have seen loans given as
14
       your performance is terrible, you don't pay
                                                       14
                                                            part of compensation?
15
                                                       15
                                                                      I -- I don't think I've seen it. I
       somebody that much money.
16
    MO*
                 MS. DEITSCH-PEREZ: Move to
                                                       16
                                                            know that it exists. I -- I don't recall any
                                                            senior executives in any companies that I've
17
           strike.
                                                       17
                 In your experience with the various
                                                            worked around where a loan to a senior
18
                                                       18
19
       companies you've mentioned, have you seen
                                                       19
                                                            executive was a -- was a material issue in a
20
                                                       20
       executives given loans as part of their
                                                            case.
21
       executive compensation?
                                                       21
                                                                      Have you also seen circumstances
22
                                                       22
                                                            where executives or just high-level employees
                 You know, I don't --
23
                 MR. MORRIS: Objection to the
                                                       23
                                                            are given loans that are eventually forgiven
24
           form of the question.
                                                       24
                                                            as part of their compensation?
25
                 I don't know. I don't -- I don't
                                                       25
                                                                      I -- I know it exists. Again, I
```

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                                                                                                      Page 175
 1
                      J. Seery
                                                        1
                                                                             J. Seery
    don't think it's been something or -- or
                                                        2
 2
                                                            potential to be forgiven?
 3
     characteristic in any case either that I've
                                                        3
                                                                      MR. MORRIS: Objection to the
    been involved with, invested in, worked on.
 4
                                                        4
                                                                form of the question.
 5
                                                        5
               Given the nature of your work in
                                                                      Yeah, again, I don't -- I don't --
 6
    bankruptcies, does that simply mean that the
                                                        6
                                                            I don't think there's a program involved in
7
     issue of loans and the forgiveness of the
                                                        7
                                                            this situation, and I don't think there's any
 8
     loans has not been materially challenged in
                                                            potential for loans to be forgiven, so I --
9
     the various engagements that you've
                                                        9
                                                            it's not something that I've seen elsewhere,
10
    undertaken?
                                                       10
                                                            although forgivable loans can be used for
         Α.
               No, I don't think -- I think it's
                                                       11
                                                            certain types of compensation to employees to
11
12
    because it's not a material issue, and so you
                                                       12
                                                            retain them, certainly would be -- be
13
                                                       13
    don't -- you don't see very many companies
                                                            humorous to do that with respect to a
14
     that I have been around where significant
                                                       14
                                                            founder, but I don't -- in my experience, I
15
     amounts of the assets are company --
                                                       15
                                                            haven't seen this as a -- as a material issue
     intercompany related loans or -- or loans to
16
                                                       16
                                                            like it is in this case.
17
     the senior executives, where it's all
                                                       17
                                                                      And I was asking whether you had
     controlled by the same executive. It's a --
18
                                                       18
                                                            investigated, so that you could -- currently,
19
         Q.
               Have you --
                                                       19
                                                            whether or not there are other companies in
20
         A.
               -- it's a rare item.
                                                       20
                                                            which there was a practice like the one you
21
               Have you made any investigation, as
                                                       21
                                                            just described.
22
    part of your role in this case, into whether
                                                       22
                                                                      MR. MORRIS: Objection, asked and
23
     there are other companies that -- that have
                                                       23
                                                                answered.
24
                                                       24
     similar loan programs, where executives or
                                                                      I haven't done any other
     senior officers receive loans that have the
                                                       25
25
                                                            investigation, other than -- than my
                                               Page 176
                                                                                                      Page 177
1
                      J. Seery
                                                        1
                                                                             J. Seery
 2
     experience.
                                                        2
                                                            that have been north of $500,000, so nothing
 3
               Okay. Did you investigate whether
                                                        3
                                                            like this.
         Ο.
 4
                                                        4
                                                                      And I did determine that Okada's --
     or not any of the following people - mike
 5
    Hurley, Tim Lawlor, Pat Daugherty, Jack Yang,
                                                        5
                                                            I believe he only had one loan. I could be
    Paul Adkins, Labraya Mamoud [ph], Jean Luc
                                                            wrong on that, but that's the only one I
 6
                                                        6
 7
                                                        7
     Everland [ph] or Appou Landoseri [ph]
                                                            recollect, and he paid it back.
8
    received loans that were potentially
                                                        8
                                                                      And did he pay it back in
9
     forgivable and then that were, in whole or in
                                                        9
                                                            connection with this bankruptcy, a demand of
10
    part, forgiven?
                                                       10
                                                            the bankruptcy?
11
               MR. MORRIS: Objection to the
                                                       11
                                                                Α.
                                                                      He did, yes.
12
         form of the question.
                                                       12
                                                                Ο.
                                                                      Under threat of lawsuit?
13
               I have looked at that, yes.
                                                       13
                                                                      No. I spoke to Mark and I said you
         Α.
14
         Ο.
               Okay. And what did you determine?
                                                       14
                                                            should go talk to your counsel, you have a
15
                                                       15
               I determined that Highland, I don't
                                                            very good counsel, Sullivan & Cromwell.
    believe, has made a loan to any employee
                                                       16
                                                                      He went and talked to them and he
16
                                                            said you're right, they said I have to pay it
17
     other than Okada and Dondero in about twelve
                                                       17
     years; that no loans were forgiven, notes --
                                                            back. And he did, and we structured it.
18
                                                       18
19
     so they were -- actually, I don't believe
                                                       19
                                                                      So did you determine that the --
                                                                0.
20
     they got any before 2014, maybe '13.
                                                       20
                                                            you mentioned Yang.
21
               No senior executive got it except
                                                       21
                                                                      But the others that I listed, did
22
                                                       22
                                                            you determine whether they had or had not
    with respect to Yang, but he was employed by
23
    New York, not by HCMLP. That was part --
                                                       23
                                                            received loans that had been forgiven in
24
     effectively, was part of a severance when he
                                                       24
                                                            whole or in part?
25
     left. And I don't think there's been any
                                                       25
                                                                      It looks like they had, and that
```

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1	J. Seery	1	J. Seery
2	was about more than ten or twelve years ago	2	compensation, that the notes are bona fide
3	and it had not been done since. None of	3	notes from the start that don't have a
4	those were obviously a founder, none of them	4	forgiveness term and that the forgiveness
5	were more than \$500,000.	5	term, for tax purposes, is subsequent and
6	Q. Okay. And did you learn that all	6	that taxes then are only paid when the note
7	of the notes that existed in relation to	7	is actually forgiven?
8	those loans for the people that I listed	8	MR. MORRIS: Objection to the
9	none of the notes actually contained the	9	form of the question.
10	forgiveness term?	10	A. My experience and understanding of
11	MR. MORRIS: Objection to the	11	that is actually different. When an employee
12	form of the question.	12	receives a forgivable loan as part of either
13	A. I I do not know that, no.	13	their retention, and often it happens as a
14	Q. Well, did you search for the notes	14	a way to either retain somebody or to employ
15	at issue?	15	someone, that it's very clear that it's
16	A. I did not look at the notes, I just	16	forgivable up front. Otherwise, it would be
17	looked at the dollar amounts.	17	a trust-me loan.
18	Q. Did you talk to anyone who had been	18	Now, certainly the founder who
19	involved in the the issuance of the notes	19	controls everything can make his own trust-me
20	to the people that I listed that were	20	loan because he can trust himself, but but
21	eventually forgiven?	21	to structure it to avoid taxes, my experience
22	A. No.	22	is that that's actually illegal.
23	Q. Okay. Are are you aware that	23	Q. If you make payments on the loan
24	it's generally the case, when companies use	24	and it's only forgivable if certain
25	potentially forgivable loans as a part of	25	conditions occur in the future that are not
	potentially rolgivable round as a part of		conditions occur in the ractic that are not
1	Page 180	1	Page 181
1	J. Seery	1	J. Seery
2	J. Seery certain	2	J. Seery form of the question.
2 3	J. Seery certain MR. MORRIS: Objection to the	2 3	J. Seery form of the question. A. It it means a transaction
2 3 4	J. Seery certain MR. MORRIS: Objection to the form.	2 3 4	J. Seery form of the question. A. It it means a transaction that's that's structured in a way to
2 3 4 5	J. Seery certain MR. MORRIS: Objection to the form. Q doesn't that does in your	2 3 4 5	J. Seery form of the question. A. It it means a transaction that's that's structured in a way to minimize the the tax cost.
2 3 4 5 6	J. Seery certain MR. MORRIS: Objection to the form. Q doesn't that does in your understanding, isn't that a a loan that,	2 3 4 5 6	J. Seery form of the question. A. It it means a transaction that's that's structured in a way to minimize the the tax cost. Q. Okay. And is your impression of
2 3 4 5 6 7	J. Seery certain MR. MORRIS: Objection to the form. Q doesn't that does in your understanding, isn't that a a loan that, until it's forgiven, is a bona fide loan of	2 3 4 5 6 7	J. Seery form of the question. A. It it means a transaction that's that's structured in a way to minimize the the tax cost. Q. Okay. And is your impression of Mr. Dondero that, if he has a choice between
2 3 4 5 6 7 8	J. Seery certain MR. MORRIS: Objection to the form. Q doesn't that does in your understanding, isn't that a a loan that, until it's forgiven, is a bona fide loan of which no taxes are owed?	2 3 4 5 6 7 8	J. Seery form of the question. A. It it means a transaction that's that's structured in a way to minimize the the tax cost. Q. Okay. And is your impression of Mr. Dondero that, if he has a choice between doing a transaction in a tax efficient way
2 3 4 5 6 7 8	J. Seery certain MR. MORRIS: Objection to the form. Q doesn't that does in your understanding, isn't that a a loan that, until it's forgiven, is a bona fide loan of which no taxes are owed? MR. MORRIS: Objection to the	2 3 4 5 6 7 8	J. Seery form of the question. A. It it means a transaction that's that's structured in a way to minimize the the tax cost. Q. Okay. And is your impression of Mr. Dondero that, if he has a choice between doing a transaction in a tax efficient way and a non-tax efficient way, that he would
2 3 4 5 6 7 8 9	J. Seery certain MR. MORRIS: Objection to the form. Q doesn't that does in your understanding, isn't that a a loan that, until it's forgiven, is a bona fide loan of which no taxes are owed? MR. MORRIS: Objection to the form of the question.	2 3 4 5 6 7 8 9	J. Seery form of the question. A. It it means a transaction that's that's structured in a way to minimize the the tax cost. Q. Okay. And is your impression of Mr. Dondero that, if he has a choice between doing a transaction in a tax efficient way and a non-tax efficient way, that he would pick the tax efficient way?
2 3 4 5 6 7 8 9 10	J. Seery certain MR. MORRIS: Objection to the form. Q doesn't that does in your understanding, isn't that a a loan that, until it's forgiven, is a bona fide loan of which no taxes are owed? MR. MORRIS: Objection to the form of the question. A. I think you've described I	2 3 4 5 6 7 8 9 10	J. Seery form of the question. A. It it means a transaction that's that's structured in a way to minimize the the tax cost. Q. Okay. And is your impression of Mr. Dondero that, if he has a choice between doing a transaction in a tax efficient way and a non-tax efficient way, that he would pick the tax efficient way? A. I believe he would, yes.
2 3 4 5 6 7 8 9 10 11 12	J. Seery certain MR. MORRIS: Objection to the form. Q doesn't that does in your understanding, isn't that a a loan that, until it's forgiven, is a bona fide loan of which no taxes are owed? MR. MORRIS: Objection to the form of the question. A. I think you've described I apologize.	2 3 4 5 6 7 8 9 10 11	J. Seery form of the question. A. It it means a transaction that's that's structured in a way to minimize the the tax cost. Q. Okay. And is your impression of Mr. Dondero that, if he has a choice between doing a transaction in a tax efficient way and a non-tax efficient way, that he would pick the tax efficient way? A. I believe he would, yes. Q. Okay. And are you condemning of
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	certain MR. MORRIS: Objection to the form. Q doesn't that does in your understanding, isn't that a a loan that, until it's forgiven, is a bona fide loan of which no taxes are owed? MR. MORRIS: Objection to the form of the question. A. I think you've described I apologize. I think you've described what I'd call a scam. Q. Let's step step back a second, Mr. Seery. If I use the term "tax efficient transaction," what do you understand that to mean? MR. MORRIS: Objection to the (Simultaneous speaking.) Q something is tax efficient, what does that mean to you, so I just make sure	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	form of the question. A. It it means a transaction that's that's structured in a way to minimize the the tax cost. Q. Okay. And is your impression of Mr. Dondero that, if he has a choice between doing a transaction in a tax efficient way and a non-tax efficient way, that he would pick the tax efficient way? A. I believe he would, yes. Q. Okay. And are you condemning of that A. No. Q is it a bad thing? A. Tax tax avoidance is a Q. Taxi efficiency. A. I said tax avoidance is a duty, taxi evasion is a crime. Q. Okay. So when you say "duty," what do you mean? Remember, a jury is listening to this so I want it to be clear.
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                                                                                                      Page 183
1
                      J. Seery
                                                        1
                                                                              J. Seery
         clear, just to be -- just to be
 2
                                                        2
                                                            of a bona fide loan, that --
 3
                                                        3
                                                                      MR. MORRIS: Objection to the
         certain. You may never get to a jury,
 4
         but go ahead.
                                                        4
                                                                form of the question.
 5
               I don't recall if that was a -- a
                                                        5
                                                                       (Technical disruption.)
                                                                       -- later, but as long as that
 6
     quote from Learned Hand or one of the other
                                                        6
7
     well known --
                                                        7
                                                            hasn't happened, interest payments should be
 8
         Ο.
               It had that sound to you?
                                                        8
                                                            made, and if it's a --
9
               -- judges, but I -- I think that
                                                        9
                                                                      MR. RUKAVINA: We lost you,
10
     structuring a transaction that has legitimate
                                                       10
                                                                Deborah. Deborah, we lost you.
    purposes in a tax efficient way is not
                                                       11
                                                                      MS. DEITSCH-PEREZ: Can you --
11
12
    necessarily problematic.
                                                       12
                                                                did you hear me?
13
                                                       13
               Structuring a transaction to avoid
                                                                      MR. RUKAVINA: No.
                                                       14
14
     taxes, and -- and mainly or solely to avoid
                                                                      MS. DEITSCH-PEREZ: Okay. I'll,
15
     taxes, is actually a -- a violation of the
                                                       15
                                                                I'll -- I'll start over then.
16
     Internal Revenue Code.
                                                       16
                                                                       In your experience, is it a
17
               And looking at the various loans to
                                                       17
                                                            characteristic of a bona fide loan, whether
    Mr. Dondero and the related company loans
                                                            demand or a term loan, that until it is
18
                                                       18
                                                            actually forgiven -- until and unless it is
19
     that are the subject of the notes litigation
                                                       19
20
     that you are here today to testify about, was
                                                       20
                                                            forgiven, that annual interest payments
                                                            should be made on a demand loan, and whatever
21
     it the case that annual payments both on the
                                                       21
22
     term loans and interest payments on the
                                                       22
                                                            is due pursuant to the terms of the note on
23
     demand loans were made?
                                                       23
                                                            the term loan should also be made annually?
24
                                                       24
                                                                      MR. MORRIS: Objection to the
         Α.
               Oftentimes, yes.
25
                                                       25
         0.
               Okay. And is that a characteristic
                                                                form of the question.
                                               Page 184
                                                                                                      Page 185
1
                      J. Seery
                                                        1
                                                                                J. Seery
 2
         Α.
               I -- I think that's a
                                                        2
                                                                  A.
                                                                         Can -- can you read that question
 3
     characteristic of a bona fide loan, but I
                                                        3
                                                              back --
 4
                                                        4
     think that you can have an accruing loan that
                                                                         (Simultaneous speaking.)
                                                                         -- I didn't understand it.
 5
     doesn't have those payments that is also a
                                                        5
                                                                  Α.
 6
    bona fide loan. And so I -- I do think these
                                                        6
                                                                         MS. DEITSCH-PEREZ: The court
 7
                                                        7
     are bona fide loans. The money was given, a
                                                                  reporter can read it back.
8
    note was signed, the amounts are owed.
                                                        8
                                                                         (As read by the reporter):
9
               And do you have a reason to believe
                                                        9
                                                                         "QUESTION: So you don't think
10
     that if it was in Mr. Dondero's power to
                                                       10
                                                                   that if Mr. Dondero had the opportunity
11
     attempt to have these loans subject to a
                                                       11
                                                                   to have contingent compensation rather
12
     condition under which there would be
                                                       12
                                                                  than compensation in 2017, 2018 or '19,
13
     forgiveness of the loan, is that something
                                                       13
                                                                  but move it out into the future, it
14
     that is -- that surprises you?
                                                       14
                                                                  surprises you that -- that he would
15
                                                       15
               MR. MORRIS: Objection to the
                                                                  want to do that?"
         form of the question.
                                                       16
                                                                        MR. MORRIS: Objection to the
16
               It -- it shocks me.
17
         A.
                                                       17
                                                                  form of the question.
               So you don't think that if
                                                                         I -- I don't see any evidence
18
         Q.
                                                       18
19
    Mr. Dondero had the opportunity to -- to have
                                                       19
                                                               whatsoever that that's what he did. And in
                                                               fact, the way the business was run and the
20
     contingent compensation rather than
                                                       20
21
     compensation in 2017, 2018 or '19, but move
                                                       21
                                                              monies he took out from various different
22
                                                       22
                                                              places connected to the business shows that
     it out into the future, it surprises you
23
     that -- that he would want to do that?
                                                       23
                                                              that wasn't the case.
24
               MR. MORRIS: Objection to the
                                                       24
                                                            MO*
                                                                         MS. DEITSCH-PEREZ: Move to strike
25
         form of the question.
                                                       25
                                                                  because you didn't answer --
```

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                                                                                                       Page 187
1
                        J. Seerv
                                                        1
                                                                              J. Seery
                 MR. MORRIS: And, and -- and I --
 2
                                                        2
                                                                       MR. MORRIS: Object --
 3
           and I object, you asked him if -- I
                                                        3
                                                                       I -- I know that cornerstone is
           just -- I, I --
                                                            sometimes referred to as a portfolio company.
 4
 5
                                                        5
                                                            I know that Trussway is referred to as a
                 MS. DEITSCH-PEREZ: Well, John --
 6
                 MR. MORRIS: -- it's not -- the
                                                        6
                                                            portfolio company.
7
           judge will rule.
                                                        7
                                                                       It would be -- I've never heard
 8
                 Go ahead.
                                                        8
                                                            anyone refer to as -- MGM as a portfolio
9
     BY MS. DEITSCH-PEREZ:
                                                        9
                                                            company.
10
                 You've heard of -- Highland has
                                                       10
                                                                Q.
                                                                       Have you ever made an inquiry as to
11
       interests in Cornerstone, Trussway and MGM,
                                                       11
                                                            whether sometimes it was colloquially called
12
       that's correct?
                                                       12
                                                            a portfolio company?
13
                 MR. MORRIS: Objection to the
                                                       13
                                                                       I -- I haven't made an inquiry as
14
           form of the question.
                                                       14
                                                             to it, no. I've been around the business for
15
                 You should be precise. Highland
                                                       15
                                                            a year-and-a-half, nineteen months.
       owns certain equity interests in Cornerstone,
                                                                       Have you ever heard Mr. Dondero
16
                                                       16
17
       approximately 4 percent. Highland owns,
                                                       17
                                                            refer to MGM as one of the portfolio
       indirectly, all of the interests -- almost
18
                                                       18
                                                             companies?
19
       all of the interests in Trussway. Highland
                                                       19
                                                                Α.
                                                                       No, I haven't. It would be very
20
       owns a small piece of MGM.
                                                       20
                                                            odd if he would.
                                                                       When you -- in the early days, when
21
                 Okay. And have you made any
                                                       21
22
       inquiry into whether employees at Highland
                                                       22
                                                            you communicated with Mr. Dondero about the
23
       referred to these colloquially as portfolio
                                                       23
                                                            prospects for the assets at Highland, did he
24
                                                       24
       companies?
                                                            appear to have high hopes for the
25
                                                       25
                                                            monetization and increase in value of
           Α.
                 I --
                                               Page 188
                                                                                                       Page 189
1
                      J. Seery
                                                        1
                                                                              J. Seery
 2
    Cornerstone, Trussway and MGM?
                                                        2
                                                                       Okay.
                                                                Q.
 3
               MR. MORRIS: Objection to the
                                                        3
                                                                       Certainly hope so.
                                                                Α.
 4
                                                        4
         form of the question.
                                                                       If in fact all three of those
 5
                                                             companies, MGM -- or Highland's interest in
               I don't recall him ever talking to
                                                        5
 6
    me very much about Cornerstone and potential
                                                             those three companies are successfully
                                                        6
7
                                                        7
     upside or Trussway.
                                                            monetized, will the assets of Highland exceed
                                                             its liabilities?
8
               He did have high hopes, or
                                                        8
9
     expressed high hopes, of upside value in MGM.
                                                        9
                                                                       MR. MORRIS: Objection to the
10
     But at the same time, he sold 1.7 million
                                                       10
                                                                 form of the question.
     shares after the filing for 7250. So that
                                                                       Extremely unlikely.
11
                                                       11
                                                                Α.
12
     sort of belied that optimism, but he
                                                       12
                                                                Ο.
                                                                       Possible though?
13
     expressed some optimism that MGM would have
                                                       13
                                                                       MR. MORRIS: Objection to the
14
     upside. And of course he sat on the board,
                                                       14
                                                                form of the question.
15
     so he'd have some insight into it.
                                                       15
                                                                       In your educated opinion --
16
               And it looks like, hopefully, he
                                                       16
                                                                       (Simultaneous speaking.)
     was right to -- in that optimism?
17
                                                       17
                                                                A.
                                                                       Can I -- can I answer your
               MR. MORRIS: Objection to the
                                                             question --
18
                                                       18
19
         form of the question.
                                                       19
                                                                 Ο.
20
                                                       20
               Is that right?
                                                                Α.
                                                                       -- unless "possible though" is just
21
               We'll find out.
                                                       21
                                                            a quip, because then I won't answer it.
         Α.
22
               So far it appears that his optimism
                                                       22
                                                                 Ο.
23
    may be justified; is that right?
                                                       23
                                                                Α.
                                                                       Is that a question?
                                                                       -- it's not a quip --
24
         Α.
               There's -- there's a transaction.
                                                       24
                                                                 Q.
25
     It's subject to approval and closure.
                                                       25
                                                                       Oh, okay.
```

```
Page 190
                                                                                                      Page 191
1
                      J. Seery
                                                        1
                                                                              J. Seery
                                                        2
 2
               -- it is a question.
         Q.
                                                                form of the question.
 3
               It's -- we know what the -- at
                                                        3
                                                                      I'm not in a position to answer
                                                        4
                                                            that, but all of the assets minus the
 4
     least now what the potential upside is to
 5
    MGM. We don't know what the upside is for
                                                        5
                                                            expenses to get there would need to exceed
     Cornerstone or Trussway, but we understand
 6
                                                        6
                                                            $400 million.
7
     the performance of the companies and the
                                                        7
                                                                      And right now, what do you think
                                                                Ο.
 8
     framework with which somebody would value
                                                        8
                                                            the assets are worth?
9
                                                        9
                                                                      MR. MORRIS: Objection to the
10
               So it would be extremely unlikely,
                                                       10
                                                                form of the question.
11
    not impossible but extremely unlikely, for
                                                       11
                                                                      Again, I don't -- I know what MGM
12
     those two companies - with MGM capped - to
                                                       12
                                                            is potentially worth, but it's hard to -- I
13
    have a performance that exceeded the total
                                                       13
                                                            can't count that until it's done.
                                                       14
14
     amount of claims.
                                                                Ο.
                                                                      I know but --
15
         Ο.
               How close a matter is it?
                                                       15
                                                                       (Simultaneous speaking.)
               MR. MORRIS: Objection --
                                                       16
                                                                      MR. MORRIS: Let him finish,
16
17
               (Simultaneous speaking and
                                                       17
                                                                please let him finish.
                                                       18
                                                                      You don't -- can't count that until
18
         reporter interjection.)
               How -- how close -- how close --
                                                            it's done. And then the other -- the other
19
                                                       19
20
     let me -- let me strike that and start again.
                                                       20
                                                            businesses we have to put through a process,
               What would MGM, Trussway and
                                                            to see what they're worth. And they're,
21
                                                       21
22
     Cornerstone need to be monetized for in order
                                                       22
                                                            they're, they're -- they've got potential
23
     for the overall assets of Highland to exceed
                                                       23
                                                            upside but they have challenges as well.
24
     its liabilities?
                                                       24
                                                                      Okay. Assuming you are as
25
                                                       25
               MR. MORRIS: Objection to the
                                                            successful as you hope to be, and crediting
                                               Page 192
                                                                                                      Page 193
1
                                                        1
                                                                              J. Seery
                      J. Seery
 2
     for the moment the potential value of the {\tt MGM}
                                                        2
                                                            fellow.
 3
     transaction, what do you think the assets of
                                                        3
                                                                Q.
                                                                      So then you hope it is likely?
 4
    Highland are likely to be worth?
                                                        4
                                                                Α.
                                                                      I certainly hope so.
 5
                                                        5
               MR. MORRIS: Objection to the
                                                                      And, again, that -- that hope
 6
         form of the question.
                                                        6
                                                            counts on $63 million of note collections
 7
                                                        7
         Α.
               I -- I don't know. Part of it
                                                            that I do expect to collect.
 8
    depends on -- again, it's the costs. It's
                                                        8
                                                                      MR. MORRIS: Deborah?
9
     collection of $63 million notes in these
                                                        9
                                                                      MS. DEITSCH-PEREZ: Yes.
10
     litigations, and then it's the ultimate value
                                                       10
                                                                      MR. MORRIS: I apologize for
                                                                interrupting, but sometime between now
11
     of those assets.
                                                       11
12
               But I would hope that we would be
                                                       12
                                                                and 6:00 I'm going to have to take
13
    very successful in the asset monetization,
                                                       13
                                                                about a ten or a twelve-minute break.
14
     where we would be able to get at lease
                                                       14
                                                                I have no idea how much you have.
15
     $300 million with those -- those assets and
                                                       15
                                                                       If you're going to finish in twenty
16
    others.
                                                       16
                                                                minutes, then let's do that. If you're
17
                                                       17
               Do you think that if you're as
                                                                going to take more than an hour, I
18
     successful as you hope to be, that the assets
                                                                 just -- just please stop at some point
                                                       18
19
     will be worth more than 400 million net of
                                                       19
                                                                by, you know, 5:30, 5:35, so I can take
20
     the collection costs?
                                                       20
                                                                 that break.
21
         Α.
               I --
                                                       21
                                                                      I just have to attend to something
22
               MR. MORRIS: Objection to the
                                                       22
                                                                 that -- it won't take too long, but I
23
         form of the question.
                                                       23
                                                                 just wanted to let you know that so you
24
               I believe I already said I believe
                                                       24
                                                                weren't surprised.
25
     that's unlikely, but I'm an optimistic
                                                       25
                                                                      MS. DEITSCH-PEREZ: Okay. If
```

	Page 194		Page 195
1	J. Seery	1	J. Seery
2	you're okay, let me do one more segment	2	aware that there were what at issue in
3	and then I'll let you I'll excuse	3	these litigations, a term loan between
4	you to to do your errands and we'll	4	Highland and HCMS?
5	come back?	5	A. Yes.
6	MR. MORRIS: Sure.	6	Q. And a term loan between Highland
7	(Brief off-record discussion.)	7	and HCRE?
8	MS. DEITSCH-PEREZ: He needs	8	A. Yes.
9	he needs his ten or twelve minutes	9	O. Okay. And when was the last
10	before 6:00	10	payment due on the HCMS term loan and the
11	THE WITNESS: Got it, got it.	11	HCRE term loan?
12	MS. DEITSCH-PEREZ: is that	12	MR. MORRIS: Objection to the
13	right?	13	form of the question.
14	MR. MORRIS: Yep.	14	A. I I don't recall exactly. I
15	BY MS. DEITSCH-PEREZ:	15	thought they were they were all in and
16	O. Okay. When Mr. Rukavina was	16	around the same time. If they weren't the
17	questioning you, he was questioning you about	17	31st, they were right there.
18	the nonpayment of the NexPoint Advisors loan.	18	O. All right. And were the annual
19	Remember that?	19	payments for the HCMS and HCRE term loans
20	And you were you only talking	20	made by December 31, 2020?
21	about NexPoint, that that loan not the	21	A. They were not.
22	HCMS term loan and not the HCRE term loan?	22	O. And were the annual and was a
23	A. He was only asking me about the	23	payment made on each of those loans in
24	NexPoint, as I understood it.	24	January of 2021?
25	Q. Okay. So let me ask you, are you	25	A. I believe a payment was made after
	Q. Only. Bo let me apri you, are you	23	11. I believe a payment was made after
1	Page 196	1	Page 197
1	J. Seery	1	J. Seery
2	J. Seery they were accelerated for each of those	2	J. Seery as Exhibit 111 before?
2 3	J. Seery they were accelerated for each of those loans, similar to the situation with the NPA	2 3	J. Seery as Exhibit 111 before? A. I believe I have.
2 3 4	J. Seery they were accelerated for each of those loans, similar to the situation with the NPA loan.	2 3 4	J. Seery as Exhibit 111 before? A. I believe I have. Q. Okay. And did you cause the letter
2 3 4 5	J. Seery they were accelerated for each of those loans, similar to the situation with the NPA loan. Q. Let me show you - hang on, let me	2 3 4 5	J. Seery as Exhibit 111 before? A. I believe I have. Q. Okay. And did you cause the letter to be sent out?
2 3 4 5 6	J. Seery they were accelerated for each of those loans, similar to the situation with the NPA loan. Q. Let me show you - hang on, let me pull it up - what I have marked as I	2 3 4 5 6	J. Seery as Exhibit 111 before? A. I believe I have. Q. Okay. And did you cause the letter to be sent out? A. I did, yes.
2 3 4 5 6 7	J. Seery they were accelerated for each of those loans, similar to the situation with the NPA loan. Q. Let me show you - hang on, let me pull it up - what I have marked as I marked it as exhibit premarked it as	2 3 4 5 6 7	J. Seery as Exhibit 111 before? A. I believe I have. Q. Okay. And did you cause the letter to be sent out? A. I did, yes. Q. And did you write the letter?
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2 3 4 5 6 7 8 9	J. Seery they were accelerated for each of those loans, similar to the situation with the NPA loan. Q. Let me show you - hang on, let me pull it up - what I have marked as I marked it as exhibit premarked it as Exhibit 111, just to make sure I cleared Mr. Rukavina's exhibits. But it's an arbitrary number, we're not missing 100-odd	2 3 4 5 6 7 8 9	J. Seery as Exhibit 111 before? A. I believe I have. Q. Okay. And did you cause the letter to be sent out? A. I did, yes. Q. And did you write the letter? A. I don't believe I wrote it. I would have marked it up to some degree. Q. Who wrote Exhibit 111, which is the
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1	Page 198		Page 199
	J. Seery	1	J. Seery
2	A. Yes, I know.	2	A. I don't recall specifically; I
3	Q. Okay. And can you tell me who	3	would have to look. If we had it, we would
4	wrote it?	4	have produced it.
5	MR. MORRIS: No.	5	Q. Okay. And if you had it, would you
6	Q. And that's because your counsel has	6	also have attached it to the complaint
7	directed you not to answer	7	MR. MORRIS: Objection to the
8	MR. MORRIS: That's right.	8	form
9	Q or because you don't know?	9	Q the way the NexPoint letter was
10	MR. MORRIS: It's because I'm	10	attached to the complaint?
11	directing him not to answer. We're not	11	MR. MORRIS: Objection to the
12	going to even find out whether he knows	12	form of the question.
13	or not because it's privileged.	13	A. I I don't know if we would have
14	Q. Okay. Is this the only letter that	14	or not. I think the demand is sufficient on
15	you caused to be sent to Highland Capital	15	its own.
16	Management Services with regard to the term	16	Q. Other than the possibility that
17	loan in the original principal amount of	17	there was a let me back up.
18	20,247,628?	18	Was there a payment made in January
19	A. I don't recall. I would expect	19	on the HCMS term loan?
20	there to have been a follow-up letter as	20	A. I thought there was, but I don't
21	well, but I don't recall specifically.	21	recall specifically. I'd have to look at
22	Perhaps you have it.	22	the it would be in the complaint, I would
23	Q. I do not. That's why I'm asking, I	23	think.
24	don't see a letter like the one that we saw	24	Q. Okay. And if the complaint says
25	earlier that was to NexPoint.	25	there was, then there then that would be
	Page 200		Page 201
1	J. Seery	1	J. Seery
1 2	J. Seery the case?	1 2	=
			J. Seery
2	the case?	2	J. Seery A. Not that I recall.
2	the case? A. If there was, it would have	2 3	J. Seery A. Not that I recall. Q. Okay. What about Ms. Hendrix and
2 3 4	the case? A. If there was, it would have similar to the NPA, it would have been	2 3 4	J. Seery A. Not that I recall. Q. Okay. What about Ms. Hendrix and Mr. Klos; did you talk with either of them
2 3 4 5	the case? A. If there was, it would have similar to the NPA, it would have been applied on account.	2 3 4 5	J. Seery A. Not that I recall. Q. Okay. What about Ms. Hendrix and Mr. Klos; did you talk with either of them about the note, the nonpayment, the payment
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1	Page 202 J. Seery	1	J. Seery
2	Highland provided shared services to Highland	2	companies as if they're standalone operating
3	Capital Management Services?	3	entities that actually do things. These are
4	A. No.	4	entries on paper that move money around.
5	MR. MORRIS: Objection to the	5	So when Dondero asks an employee to
6	form	6	do work on behalf of himself, whether that's
7	A. Sorry.	7	closing his own house loans, whether that's
8	MR. MORRIS: of the question.	8	coming over and doing work at his house or
9	A. No, shared shared services refer	9	whether it's working for Highland Capital
10	to a specific agreement. There was no	10	Management Services, they they did it and
11	there was no agreement or other arrangement.	11	Highland was not compensated.
12	Highland employees did things	12	Q. Have you have you investigated
13	wherever Dondero asked them to do.	13	whether there was effective compensation for
14		14	
1	~ , , , , , , , , , , , , , , , , , , ,		the services that Highland provided to
15 16	there was no agreement, you're talking about	15 16	Highland Capital Management Services?
	no formal written agreement like the one		MR. MORRIS: Objection to the
17	we've looked at for NexPoint earlier today	17	form of the question.
18	MR. MORRIS: Objection to	18	A. I I don't know what effective
19	Q is that what you're referring	19	compensation means, but I have investigated
20	to?	20	whether Highland Capital Management received
21	MR. MORRIS: Objection to the	21	anything from HCM Services.
22	form of the question.	22	Q. And who did you ask?
23	A. No, I'm referring to any type of	23	A. It's been part of the ongoing
24	agreement.	24	review of the business throughout the second
25	You, you you refer to these	25	half of this case and into the spring of this
1			
-	Page 204	_	Page 205
1	J. Seery	1	J. Seery
2	J. Seery year.	2	J. Seery Services really just owned certain things and
2 3	J. Seery year. Q. And did you determine, in the	2 3	J. Seery Services really just owned certain things and took money out of Highland.
2 3 4	year. Q. And did you determine, in the course of that investigation, that there was	2 3 4	J. Seery Services really just owned certain things and took money out of Highland. The fact of the matter is, Highland
2 3 4 5	year. Q. And did you determine, in the course of that investigation, that there was a pattern and practice of Highland providing	2 3 4 5	J. Seery Services really just owned certain things and took money out of Highland. The fact of the matter is, Highland Capital Services' main business is that it
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	D 006		D 005
1	Page 206 J. Seery	1	J. Seery
2	So there wasn't doing work for a fund, et	2	MS. DEITSCH-PEREZ: If you want
3	cetera, so I don't there were certain	3	to take it now, that's fine.
4	things that were done. Whether they were ad	4	MR. MORRIS: Yeah, I would
5	hoc or specific, I didn't see any true	5	appreciate it.
6	pattern that this was similar to an agreement	6	MS. DEITSCH-PEREZ: Well,
7	where third true third-party services were	7	actually, why don't if you don't
8	being continually performed.	8	mind, let me just finish 110.
9	Q. Did Highland Capital Management	9	MR. MORRIS: Okay.
10	Services have employees that you knew of?	10	MS. DEITSCH-PEREZ: I think that
11	A. No.	11	will be pretty quick and then
12	Q. Okay. So if it wanted to pay a	12	MR. MORRIS: Okay.
13	bill, it was using employees at Highland	13	MS. DEITSCH-PEREZ: then we
14	Capital Management to do that, correct?	14	can break.
15	A. If it had a bill, yeah.	15	Is that all right?
16	Q. Okay. And in fact, did did	16	MR. MORRIS: Sure.
17	Highland Capital Management charge Highland	17	BY MS. DEITSCH-PEREZ:
18	Capital Management Services for shared	18	Q. Okay. Okay. Can you see Exhibit
19	services?	19	110?
20	A. I don't believe so.	20	A. I can, yes.
21	MS. DEITSCH-PEREZ: Let me show	21	Q. Okay. And I'm going to scroll down
22	you another document that I'll has	22	because what I'm going to ask you about is
23	been premarked as Exhibit 110.	23	the email from Fred Caruso to Brian Collins,
24	MR. MORRIS: Are we going to be	24	JP Sevilla, Frank Waterhouse, Dave Klos, with
25	able to take that break shortly?	25	a copy to you.
	•		
1	Page 208 J. Seerv	1	Page 209 J. Seerv
1 2	J. Seery	1 2	J. Seery
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	Page 210 Page 211				
1	J. Seery	1	J. Seery		
2	confirms that HCMLP was either providing	2	Q. I take it you got the gist.		
3	services or advancing costs for HCM Services	3	A. I have made inquiry regarding		
4	and then billing HCM Services?	4	whether there was any arrangement for to		
5	THE WITNESS: Objection to the	5	provide services and pay back for those		
6	form of the question.	6	services, and I was told there wasn't.		
7	A. I I believe it was the latter.	7	Q. Who did you make		
8	O. Can you exclude the possibility	8	A. That's my recollection.		
9	that this was an instance of HCMLP billing	9	Q. Who did you who did you make an		
10	HCM Services for services performed by HCMLP?	10	inquiry to?		
1					
11	A. Well, there was no agreement, so I	11	A. Our our accounting team.		
12	don't know the basis of it, but we could look	12	Q. And any which people?		
13	for it. I don't I don't think that's the	13	A. That would be Waterhouse and Klos		
14	case.	14	and Hendrix.		
15	Q. Do you know whether or not there	15	It's not a specific inquiry that I		
16	was an oral agreement with respect to HCM	16	made. There was this was over the time		
17	providing services to HCM Services?	17	during the case.		
18	A. Not that I ever heard of.	18	Q. You actually have a specific		
19	Q. Did you ever specifically make an	<mark>19</mark>	recollection of speaking to any of the people		
20	inquiry	20	that you just listed, like to Surgent, Klos		
21	A. I, I have made	21	and		
22	(Simultaneous speaking.)	22	A. I didn't mention Surgent.		
23	A. You're not finished? I'm sorry.	23	Q. Okay. Klos, Hendrix and		
24	Q. You can you can answer.	24	Waterhouse?		
25	A. I, I have	25	A. Yes.		
	Page 212		Page 213		
1	J. Seery	1	J. Seery		
1 2	_	1 2	=		
1	J. Seery		J. Seery		
2	J. Seery Q. Okay. Do you have a specific	2	J. Seery Q. Did you ask whether there was an		
2 3	J. Seery Q. Okay. Do you have a specific recollection of asking any or any of them	2 3	J. Seery Q. Did you ask whether there was an agreement caused by a pattern and practice of		
2 3 4	J. Seery Q. Okay. Do you have a specific recollection of asking any or any of them whether there was an unwritten agreement	2 3 4	J. Seery Q. Did you ask whether there was an agreement caused by a pattern and practice of conduct?		
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2 3 4 5 6	J. Seery Q. Okay. Do you have a specific recollection of asking any or any of them whether there was an unwritten agreement between HCM and HCM Services for HCM to provide shared services, back office services, to HCM Services?	2 3 4 5 6	J. Seery Q. Did you ask whether there was an agreement caused by a pattern and practice of conduct? A. No. MR. MORRIS: Hey, Deborah, I'd really like to take that break now.		
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. Okay. Do you have a specific recollection of asking any or any of them whether there was an unwritten agreement between HCM and HCM Services for HCM to provide shared services, back office services, to HCM Services? A. No, I never would have asked that question. Q. Did do you have a specific recollection of what question you did ask? A. Yes. Q. What was it? A. Do we have a shared services agreement. Q. Did you make it clear that you were asking for a written or unwritten agreement? A. No. As I said, if I asked if there was an agreement, I would have assumed it was a formal written agreement because that's the way the business was run. And I didn't ask if there was some	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	J. Seery Q. Did you ask whether there was an agreement caused by a pattern and practice of conduct? A. No. MR. MORRIS: Hey, Deborah, I'd really like to take that break now. That's why I started giving a MS. DEITSCH-PEREZ: Okay. MR. MORRIS: a warning quite some time ago. Thank you. MS. DEITSCH-PEREZ: Okay, okay. MR. MORRIS: Yep, let let's come back VIDEO TECHNICIAN: The time is 5:37. We're going off the record. (Recess taken.) VIDEO TECHNICIAN: The time is 5:58. We're back on the record. BY MS. DEITSCH-PEREZ: Q. Mr. Seery, I'm showing you what's		

_			
1	J. Seery	1	J. Seery
2	Have you seen it before?	2	view, by December 31, 2020?
3	A. It it looks familiar, yes.	3	A. I believe there was, yes.
4	Q. Okay. This is a letter dated	4	Q. And was it made?
5	January 7, from you to Mr. Dondero at HCR	5	A. No.
6	HCRE Partners.	6	Q. And was the payment made in January
7	Did you cause this letter to be	7	of 2021?
8	sent?	8	A. A payment was made in January of
9	A. Yes.	9	2021 on account that the full amount that
10	Q. And like Exhibit 1 I think 111,	10	was demanded.
11	was this written by your counsel?	11	Q. Well, when high when HCM
12	A. It it certainly had my counsel's	12	received the payment from HCRE Partners, who
13	input and my input, so how	13	facilitated the the making of the payment,
14	Q. Okay.	14	as far as you know?
15	A I probably got a base and marked	15	A. I don't know.
16	it up, and they finished it.	16	Q. Do you know if anyone from Highland
17	Q. Okay. And	17	Capital Management was involved in the making
18	A. Same as the other.	18	of HCRE's payment to HCM?
19	Q. Okay. And was there any	19	A. I don't know.
20	communication, other than Exhibit 112,	20	Q. Do you know whether HCRE had
21	between you and HCRE Partners about the HCRE	21	employees?
22	term loan?	22	A. I don't believe it did.
23	A. No.	23	Q. And so was it your understanding,
24	Q. Do you know whether was there a	24	generally, that HCM employees provided
25	payment due on the HCRE term loan, in your	25	services like paying bills for HCRE Partners?
	D 016		2 015
1	Page 216 J. Seery	1	Page 217 J. Seery
1 2	J. Seery	1 2	J. Seery
1	J. Seery MR. MORRIS: Objection to the		J. Seery the of the year?
2	J. Seery MR. MORRIS: Objection to the form of the question.	2	J. Seery
2 3	J. Seery MR. MORRIS: Objection to the form of the question. A. It was similar to HCM Services, but	2 3	J. Seery the of the year? MR. MORRIS: Objection to the form of the question.
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2 3 4 5	J. Seery MR. MORRIS: Objection to the form of the question. A. It was similar to HCM Services, but that doesn't mean they were the only people to do anything for HCRE; I just don't know.	2 3 4 5	J. Seery the of the year? MR. MORRIS: Objection to the form of the question.
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                                                                                                       Page 219
1
                      J. Seery
                                                         1
                                                                              J. Seery
 2
               I, I --
                                                         2
                                                             payment had been applied to the principal
         A.
 3
                                                         3
                                                            balance as opposed to satisfying and curing
               Was there -- let me rephrase.
 4
               Was -- did the payments come in by
                                                             any default on the note?
 5
                                                         5
                                                                       MR. MORRIS: Objection to the
    wire?
 6
         Α.
               I don't recall.
                                                         6
                                                                 form of the question.
7
               Did you look for any communication
                                                        7
                                                                       If -- if we did send it, it would
         0.
 8
     that would accompany the payment?
                                                             have been in the -- the production. It
9
               For example, a check can have a
                                                        9
                                                             certainly would have -- there was no cure
10
    note on the note line, a wire can have a note
                                                        10
                                                             provision in the notes, so we would have
     on the re line, an ACH payment can have a
                                                       11
                                                             applied it in the same way as we did the NPA
11
12
    note on a re line. Did you attempt, in
                                                        12
                                                             payment and the services payment.
13
    responding to the discovery in these notes
                                                        13
                                                                       If there are in fact no
14
     cases, to find any such communications?
                                                        14
                                                             post-payment letters for the HCRE term loan
15
               MR. MORRIS: Objection to the
                                                       15
                                                             and the HCMS term loan, was there a reason
         form of the question.
16
                                                        16
                                                             for that?
17
               I'm relatively certain it didn't
                                                        17
                                                                       No, no reason if there are none.
     come in as a check, because I would have
                                                             They're not required. The notes are very
18
                                                        18
     known that. I just don't recall if it came
19
                                                        19
                                                             clear with respect to the waiver of demand,
20
     in by wire or ACH, and I didn't look for any
                                                        20
                                                             presentment.
     specific communication that accompanied the
                                                                       So there's no requirement of it. I
21
                                                        21
22
    wire or the ACH payment.
                                                        22
                                                             thought there would be, that I would have
23
               Okay. And with respect to HCRE,
                                                        23
                                                             sent it, but I don't -- don't recall
24
    did you send a letter like the one we looked
                                                        24
                                                             specifically.
                                                        25
25
    at earlier for NexPoint, contending that the
                                                                 Q.
                                                                       Did anyone on behalf of HCRE ever
                                               Page 220
                                                                                                       Page 221
1
                                                                              J. Seery
                      J. Seery
                                                        1
 2
     communicate an acknowledgment or acceptance
                                                         2
                                                                 form of the question, and \operatorname{\mathsf{--}} asked and
 3
     that the loan was in default and that the
                                                         3
                                                                 answered.
 4
                                                         4
    payment would be applied to the principal --
                                                                       I -- I don't recall the specific
                                                                 A.
 5
     to the balance?
                                                         5
                                                             words.
 6
               Other than the terms of the note,
                                                         6
                                                                       Now, at -- in -- and -- and you
         A.
7
                                                             don't recall when the words were sent to you
    no.
8
               And do you have an understanding of
                                                             either; you can't say whether it was December
9
    why -- strike that.
                                                        9
                                                             or January or some other time?
10
               Do you have an understanding, based
                                                        10
                                                                       MR. MORRIS: Objection to the
11
     on personal knowledge, of why the HCRE and
                                                        11
                                                                 form of the question --
12
    HCMS payments were not made in December of
                                                        12
                                                                       No, I --
13
     2020?
                                                        13
                                                                       MR. MORRIS: -- mischaracterizes
14
               MR. MORRIS: Objection to the
                                                       14
                                                                 the testimony.
15
         form of the question.
                                                        15
                                                                       -- I'm pretty clear that it -- I
16
               I -- I believe I do.
                                                       16
                                                             learned of the action in December.
         A.
               And what is that knowledge based
                                                        17
17
         Ο.
                                                                       I may have learned of the words in
                                                             December. It could have been in January, on
18
     on?
                                                        18
19
               The same edict that we discussed
                                                        19
                                                             or about the time I sent the demand note.
20
    with Mr. Rukavina earlier in the day.
                                                        20
                                                             But it wouldn't have been, as you phrased it,
21
               So tell me the actual words that
                                                        21
                                                             some other time.
                                                                       Now, in -- in or around December of
22
    you contend Ms. Hendrix said to you that
                                                        22
23
     caused you to believe whatever it is you
                                                        23
                                                             2020, you understood there was a dispute
24
    believe about what Mr. Dondero said.
                                                        24
                                                             between Mr. Dondero and -- and affiliated
25
               MR. MORRIS: Objection to the
                                                        25
                                                             companies and the debtor about whether the
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Page 222
                                                                                                      Page 223
 1
                      J. Seery
                                                        1
                                                                              J. Seery
    affiliated companies had overpaid shared
                                                        2
                                                                      Mr. Seery, what did you do to
 2
                                                                Q.
 3
     service fees to Highland, correct?
                                                        3
                                                            investigate whether or not there had been
 4
               Absolutely not.
                                                            overpayments of shared service fees by
 5
                                                        5
         0.
               Are you not aware that Mr. Dondero
                                                            NexPoint to Highland?
 6
     contended that NexPoint, for example, had
                                                        б
                                                                      MR. MORRIS: I'm just going to
7
     overpaid Highland by many millions of dollars
                                                        7
                                                                caution the -- the questioner not to go
 8
     for shared service fees?
                                                        8
                                                                too far down this path. These are
9
                                                        9
                                                                topics that are related to a completely
               I'm quite aware that Mr. Dondero
10
    has fabricated a story as part of the
                                                       10
                                                                separate contested matter, actually --
    negotiations for a pot plan. In fact, he
                                                       11
                                                                       (Simultaneous speaking.)
11
12
     included it in one of the term sheets, to
                                                       12
                                                                      MR. MORRIS: Okay. So I just --
13
     fabricate a claim about additional services.
                                                       13
                                                                okay, that's fine.
14
               I'm also quite aware of other
                                                       14
                                                                      MR. RUKAVINA: Yeah, I'm not
15
     evidence that shows that's not the case.
                                                       15
                                                                trying to litigate that, it's --
               Let's take this in pieces.
                                                                      MR. MORRIS: Yep.
16
         0.
                                                       16
17
               How much did Mr. Dondero contend
                                                       17
                                                                      MS. DEITSCH-PEREZ: -- it's
     shared services had been overpaid --
18
                                                       18
                                                                relevant to this whole incident that
               I don't recall --
19
         Α.
                                                       19
                                                                Mr. Seery is --
20
         Q.
               -- what amount?
                                                       20
                                                                      MR. MORRIS: I don't think so,
               I don't recall the exact amount.
21
         Α.
                                                       21
                                                                but --
22
         Ο.
               More than 10 million?
                                                       22
                                                                      MS. DEITSCH-PEREZ: -- is --
23
               I think he claimed 14, some number
                                                       23
                                                                      MR. MORRIS: -- but go ahead, I'm
     like that, but it doesn't have any connection
24
                                                       24
                                                                not directing him not to answer.
                                                       25
25
     to reality.
                                                                      MS. DEITSCH-PEREZ: I -- I'm not
                                               Page 224
                                                                                                      Page 225
1
                        J. Seery
                                                        1
                                                                             J. Seery
 2
           going to call him a liar like he's been
                                                        2
                                                            Mr. Seery. You were aware of the dispute,
 3
           calling everybody else, so I'll be
                                                        3
                                                            whether -- regardless of your belief as to
 4
                                                        4
           polite about it, but it is relevant --
                                                            the bona fides of it, you were aware of an
 5
                 THE WITNESS: Well, the reason
                                                        5
                                                            actual dispute about whether NexPoint had
 6
           for that is because I don't lie, and I
                                                        6
                                                            overpaid shared services fees, correct?
7
                                                        7
           just -- I just don't do it. I don't
                                                                A.
8
           fabricate testimony. So you can call
                                                        8
                                                                      MR. MORRIS: Objection to the
9
           me whatever you like. It doesn't
                                                        9
                                                                form of the question.
10
           matter. I -- I tell the truth.
                                                       10
                                                                       I -- I would not concede that
                                                            there's a dispute, because there is no
11
                 I have a very good memory. To the
                                                       11
12
           extent I can't remember the specific
                                                       12
                                                            legitimate disagreement among what was
           words of something from months ago, I --
                                                       13
13
                                                            performed and what was paid.
14
           I'm unable to remember those specific
                                                       14
                                                                       I will -- I will agree that
15
           words, but I have a pretty darn good
                                                       15
                                                            Mr. Dondero came up with a story, or we can
                                                       16
                                                            say a -- an idea, that NexPoint had somehow
16
           memory.
17
     BY MS. DEITSCH-PEREZ:
                                                       17
                                                            overpaid for the services that it received.
                 Okay. But -- but it would be in
                                                                      Ms. -- Mr. Seery, I -- I understand
18
                                                       18
19
       your interest -- interest to -- to take
                                                       19
                                                            that you're -- you are anxious to be an
20
       something that was said about a clear dispute
                                                       20
                                                            advocate for your side. I'm asking you for
21
       about the shared services payments and try to
                                                       21
                                                            strictly factual testimony.
22
       apply it to some other payments, wouldn't it,
                                                       22
                                                                      Was there a dispute, meaning one
                                                            side said one thing and the other side said
23
       Mr. Seery?
                                                       23
24
           Α.
                 Not -- not in any way whatsoever.
                                                       24
                                                            the other, about whether shared services fees
25
                 Well, that's why I'm asking,
                                                       25
           Q.
                                                            had been overpaid?
```

Page 226 Page 227 1 J. Seery 1 J. Seery 2 MR. MORRIS: Objection, asked and 2 Over time it could be both. We've certainly 3 3 had discussions about it. I believe that it answered. related to the shared services. I believe it 4 I -- I will concede that Α. 5 5 also related to the notes, because the notes Mr. Dondero claimed that shared services by 6 NexPoint were overpaid for. 6 weren't paid. 7 Okay. And will you also concede 7 Okay. And am I correct that the 0. 8 that you disagreed with that? 8 only reason you believe it also applied to 9 I don't need to concede that. I do 9 the notes was because the notes weren't 10 disagree with that. 10 paid --Okay. Hence, we have a dispute, 11 MR. MORRIS: Objection --11 Q. 12 12 -- not because of the words used? okay. 0. 13 MR. MORRIS: Objection to the 13 The -- the words were not limiting Α. 14 14 to -- that I recall in any way. form of the question. 15 Mr. Seery, if you don't recall the 15 Were the words -- did the words words that Ms. Hendrix said to you, how do specifically include don't pay the notes? 16 16 17 you know that whatever this edict was that 17 I believe I testified that I don't you have mentioned did not relate simply to 18 18 recall the specific words, so I can't --19 don't pay any more shared services because 19 Q. Okay. 20 they have been overpaid? 20 Α. -- say what the specific words MR. MORRIS: Objection to the 21 21 were. 22 form of the question, "ans" and 22 And -- and, Mr. Seery, I recognize 23 answered -- asked and answered. 23 that you're a smart guy and a cagey witness, 24 Again, I believe that it was 24 so you have said several times that the Ms. Hendrix. It could have been Mr. Klos. 25 25 reason you believe the edict applied to the Page 228 Page 229 1 J. Seery 1 J. Seery 2 notes was because they weren't paid. 2 know is that we didn't get the shared service 3 And I'm just asking you to answer, 3 payments and we didn't get the -- we didn't honestly, whether your belief that the edict 4 4 get the -- the note payments, and I read 5 concerned the notes was simp -- happenstance 5 Mr. Waterhouse's testimony from two days ago, 6 of what happened, not because of what was which seemed to confirm everything I just 6 7 7 said to you? said. 8 MR. MORRIS: Objection to the 8 So it -- I think it makes sense, 9 form of the question, asked and 9 but I don't have a specific recollection of 10 10 what was told to me and I do recollect that answered. the shared service payments were not made, 11 The idea that you're calling me 11 12 cagey is -- is insulting and rude, so you 12 but that was before the amounts on the notes 13 should please withdraw that. No one's ever 13 were due, so there wouldn't have been a 14 called me cagey, and I always am honest. 14 discussion about the notes. 15 15 I said very specifically to Now, did you look at the payment Mr. Rukavina how I heard what I heard, how I history on all of the term loan notes that --16 16 came to understand it. I don't recall the 17 17 that payments had been made prior to December specific words or the exact time. It is 31, 2020 in excess of the amounts due, if 18 18 19 clear what the facts are and what happened, 19 you -- if -- if the obligor was paying the 20 so that supports my interpretation of what I 20 minimums for the number of years the notes 21 heard and my recollection of it. 21 had been outstanding? 22 You -- you can't admit, as you sit 22 Which -- which notes? Α. 23 here today, you're not sure whether or not 23 All of the note -- did you do that 24 the edict concerned the notes? 24 exercise for all of the notes, all of the term loan notes? 25 Α. I didn't hear the edict. All I 25

	Page 230		Page 231
1	J. Seery	1	J. Seery
2	MR. MORRIS: Objection to the	2	one.
3	form of the question.	3	Q. And were there documents that you
4	A. We we looked at the payments on	4	looked at in connection with that inquiry?
5	each of the notes, yes.	5	A. There would be a payment ledger.
6	Q. And did you determine whether or	6	Q. And have you produced that payment
7	not the amounts paid in total prior to	7	ledger?
8	December 31, 2020 exceeded the total amount	8	A. Yes.
9	due of principal and interest on the minimum	9	MR. MORRIS: Yes, we have.
10	principal and interest payments due on those	10	O. Is there anyone from HCRE that you
11	notes	11	contend and I apologize if I asked that,
12	(Simultaneous speaking.)	12	because I'm I'm maybe mixing up HC HCMS
13	A. I	13	and HCRE.
14	Q outstanding?	14	But is there anyone from HCRE
15	A. We certainly looked at that. I	15	that that acknowledged to you or said
16	don't believe that's the case for each of	16	something to you, admitting that the payment
17	them, but I don't have a specific	17	that was made in January of 2021 was a
18	recollection of how they each balance out.	18	payment towards the overall principal and not
19	Q. Did any of the loans have payments	19	the payment that was due at the end of 2020?
20	that were made that, in total, exceeded the	20	A. No, I don't believe I had
21	total amount of minimum principal and	21	discussion with anybody who claimed to
22	interest payments due on the loans for the	22	represent HCRE; which, as you said, had no
23	number of years they had been outstanding?	23	employees.
24	A. One of them may have; I don't	24	Q. Have you strike that.
25	recall. I don't recall specifically which	25	Earlier I couldn't tell if it was
_	Page 232		Page 233
1	J. Seery	1	J. Seery
2	J. Seery Mr. Morris talking or you, and I apologize	2	J. Seery Q. Mr Mr. Seery
2	J. Seery Mr. Morris talking or you, and I apologize for that, but somebody said something like	2 3	J. Seery Q. Mr Mr. Seery A. Well, I'm answering your question.
2 3 4	J. Seery Mr. Morris talking or you, and I apologize for that, but somebody said something like constructive fraud is not an issue in any of	2 3 4	J. Seery Q. Mr Mr. Seery A. Well, I'm answering your question. (Simultaneous speaking.)
2 3 4 5	J. Seery Mr. Morris talking or you, and I apologize for that, but somebody said something like constructive fraud is not an issue in any of the note cases and therefore, you know, we	2 3 4 5	J. Seery Q. Mr Mr. Seery A. Well, I'm answering your question. (Simultaneous speaking.) MR. MORRIS: Please let him
2 3 4 5 6	J. Seery Mr. Morris talking or you, and I apologize for that, but somebody said something like constructive fraud is not an issue in any of the note cases and therefore, you know, we shouldn't be looking at at solvency.	2 3 4 5 6	J. Seery Q. Mr Mr. Seery A. Well, I'm answering your question. (Simultaneous speaking.) MR. MORRIS: Please let him finish.
2 3 4 5	J. Seery Mr. Morris talking or you, and I apologize for that, but somebody said something like constructive fraud is not an issue in any of the note cases and therefore, you know, we shouldn't be looking at at solvency. MR. MORRIS: That would have	2 3 4 5	J. Seery Q. Mr Mr. Seery A. Well, I'm answering your question. (Simultaneous speaking.) MR. MORRIS: Please let him finish. A. So when if, in some world, that
2 3 4 5 6 7 8	J. Seery Mr. Morris talking or you, and I apologize for that, but somebody said something like constructive fraud is not an issue in any of the note cases and therefore, you know, we shouldn't be looking at at solvency. MR. MORRIS: That would have MS. DEITSCH-PEREZ: Was that you?	2 3 4 5 6 7 8	J. Seery Q. Mr Mr. Seery A. Well, I'm answering your question. (Simultaneous speaking.) MR. MORRIS: Please let him finish. A. So when if, in some world, that story is bought, then we think it's clearly
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1	J. Seery	1	J. Seery
2	a 30(b)(6) topic, and I object to the	2	we we may have an issue about
3	extent it calls for a legal conclusion.	3	picking up this deposition. Let me
4	MS. DEITSCH-PEREZ: I'm I'm	4	let me ask another question.
5	just can you read it back and have	5	Q. Do you have a solvency analysis
6	the witness answer.	6	done for these note cases?
7	MR. MORRIS: Okay.	7	A. Not for these note cases, no.
8	(As read by the reporter):	8	Q. And are you prepared to explain
9	"QUESTION: And therefore, is it	9	right now, in this deposition, how what
10	also your position, as the 30(b)(6)	10	Highland's solvency was at any of the time
11	witness for HCM, that whether Highland	11	periods, either when the notes were made or
12	was or was not solvent at the time the	12	when the alleged agreement regarding
13	notes were made or at the time the	13	forgiveness potential forgiveness of the
14	forgiveness condition was agreed upon,	14	notes was entered into?
15	that the solvency of Highland is	15	Are you prepared today to tell us
16	irrelevant to those issues?"	16	what you think about Highland's solvency and
17	A. I I don't think it's irrelevant.	17	why?
18	It's not a precondition to a case for an	18	MR. MORRIS: Objection to the
19	actual fraud. But when these things are done	19	form of the question.
20	in the face of solve insolvency, when	20	A. I I believe I already did, but I
21	they're when when the supposed	21	can do it again, if you'd like. Mr. Rukavina
22	agreements are done on the eve or after	22	asked me very specific questions about where
23	bankruptcy, that sure adds to the badges of	23	I thought solvency was, and I gave my very
24	fraud.	24	specific answers.
25	MS. DEITSCH-PEREZ: Then, John,	25	Q. For each for the dates of each
	Dama 226		Dama 227
1	Page 236 J. Seery	1	Page 237 J. Seery
1 2	J. Seery	1 2	J. Seery
1	J. Seery of each of the notes and when the		J. Seery Redeemer gets a very large arbitration award
2	J. Seery of each of the notes and when the forgiveness condition arose, what is your	2	J. Seery
2 3	J. Seery of each of the notes and when the	2	J. Seery Redeemer gets a very large arbitration award that it's about to win and Highland files for
2 3 4	J. Seery of each of the notes and when the forgiveness condition arose, what is your answer as to whether Highland was solvent and	2 3 4	J. Seery Redeemer gets a very large arbitration award that it's about to win and Highland files for bankruptcy.
2 3 4 5	J. Seery of each of the notes and when the forgiveness condition arose, what is your answer as to whether Highland was solvent and why? MR. MORRIS: Objection to the	2 3 4 5	J. Seery Redeemer gets a very large arbitration award that it's about to win and Highland files for bankruptcy. I don't the the idea that there are these subsequent agreements, we
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1	J. Seery	1	J. Seery
2	A. Yes.	2	MR. MORRIS: Objection to the
3	Q. Where are where can we find	3	form of the question, asked and
4	them?	4	answered, mischaracterizes the
5	MR. MORRIS: Objection to the	5	testimony. It calls for a legal
6	form of the question.	6	conclusion.
7	A. They're they're in the amended	7	A. It it's in my opinion, it's
8	complaint.	8	the law, and our position is it's the law,
9	Q. No, no, no, where where do the	9	that when a limited partner takes over the
10	duties come from? What are the duties based	10	operation and running of the partnership and
11	on?	11	takes on those duties, they step into the
12	A. With respect to both Dugaboy and	12	role of a general partner.
13	Nancy Dondero, Nancy Dondero is the trustee	13	And that is the we don't believe
14	of Dugaboy. Dugaboy was a limited partner.	14	this agreement exists, but if it were to
15	Limited partners are not permitted to run the	15	somehow metastasize into something of an
16	affairs of the partnership.	16	agreement, then clearly we believe that it
17	She has testified that she made	17	breached the fiduciary duties that those
18	agreements on behalf of Highland. So she	18	persons and entities who took on those duties
19	stepped into the role of a general partner,	19	would have to the partnership.
20	as did Dugaboy. Her testimony was very clear	20	Q. Okay. And I'm I'm just I'm
21	on these points, that she cut the agreements	21	just trying to understand your testimony.
22	on behalf of Highland.	22	You're talking about duties under
23	Q. Okay. So it is are you saying	23	the the HCM fourth amended limited
24	that it is the HCMLP partnership agreement	24	partnership agreement?
25	that gives rise to the fiduciary duties?	25	MR. MORRIS: Objection to the
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1 2	J. Seery	1 2	J. Seery
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2 3 4	J. Seery form of the question, mischaracterizes the testimony. A. The duties are under Delaware law	2 3 4	J. Seery Q. Is there anything other than law, generally, and the fourth amended limited partnership agreement of Highland Capital
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Page 242 Page 243 1 J. Seery 1 J. Seery 2 form of the question, asked and 2 trustee of Dugaboy took a management step? 3 3 Nancy Dondero and Jim Dondero claim answered. 4 I -- I believe I gave a pretty 4 that Nancy Dondero and Dugaboy entered into 5 5 an agreement on behalf of the partnership and good, concise summary, but is there more that 6 you want to know? 6 gave away 63 million -- or maybe that's the 7 When it -- our position is that 7 total amount of the notes, but some 50 8 when a limited partner takes over the million-ish amount of notes for virtually 9 management or any of the management roles of 9 nothing - and in most instances could 10 the partnership and enters into an agreement 10 actually be nothing - with no investigation, on behalf of the partnership, they stepped 11 no discussion, no analysis and really no 11 12 into the general partner role. 12 authority. 13 13 But they -- they assert that that When they're in the general partner 14 14 role they have fiduciary duties to the was the agreement. And without any 15 partnership and all of the partners. When 15 consideration received by this entity, 16 they breach those duties, which we argue is 16 nothing, they claim that they did this. 17 the case if this supposed agreement were 17 Now we don't -- we don't believe 18 actually something, then they should be 18 this agreement exists, again, to be clear. 19 liable for the damages caused by those 19 We think it's fabricated. We think that 20 breaches. 20 that's really beyond any kind of dispute. We You've said, a couple times now, if think you all know that too, but we'll play 21 Ο. 21 22 a limited partner steps in and manages the 22 along. 23 partnership. 23 Is there any other action that you 24 24 Can you tell me every way in which contend is management that you contend 25 25 you contend Dugaboy or Nancy Dondero as the Dugaboy or Nancy undertook with respect to Page 244 Page 245 1 J. Seery 1 J. Seery 2 Highland? 2 -- the full implications of what A. 3 No. Taking control of the payment 3 they are arguing. 4 4 to an affiliate of the general partner for no Okay. Other than the things that 5 consideration and claiming that you are able 5 you have testified to in the last ten or 6 to do that, we think that is sufficient. fifteen minutes, there are no other acts of 6 7 7 MO* MR. DEITSCH-PEREZ: Move to supposed management that you contend Dugaboy 8 strike everything after "No." 8 or Nancy undertook that form the basis for 9 Let me just get it clear. There is 9 the breach of fiduciary duty claims, correct? 10 no other action, other than entering into 10 MR. MORRIS: Objection to the 11 this agreement, that you contend is 11 form of the question. 12 management by Dugaboy or Nancy Dondero; is 12 I -- I think I've touched on all of 13 13 them. that correct? 14 No, that's not correct. It's 14 Okay. Thank you. Okay. I'm going 15 15 everything around the supposed agreement. to show you what has been marked as --16 So, so it -- it can't be cabined to just what premarked as Exhibit 109. 16 17 17 the supposed agreement is, it's all of the Is this a document that you have other -- lack of -- of -- if it were a real 18 18 seen before? 19 agreement, the lack of any sort of care, the 19 I -- I believe I have, but you're 20 lack of any sort of loyalty, it all permeates 20 literally just showing me a slice of the 21 from this supposed agreement --21 heading. 22 (Simultaneous speaking.) 22 I know. It's the -- it's the 23 -- these folks haven't thought 23 Notice of Filing of Debtor's Amended Α. 24 through --24 Schedules, and then annexed to it - let me 25 MR. MORRIS: Just let him finish. 25 get to that - are the Global Notes and

	Page 246 Page 24			
1	J. Seery	1	J. Seery	
2	Statement of Limitations, Methods and	2	Q. Okay. But, generally, if you	
3	Disclaimers Regarding Debtor's Amended	3	signed a declaration under penalty of perjury	
4	Schedules of Assets and Liabilities.	4	for non-individual debtors that was then	
5	Is that a document that you have	5	annexed to a filing, you would have looked	
6	seen before?	6	through the filing and assured yourself that	
7	A. I I don't recall it	7	it was correct, to the best of your knowledge	
8	specifically.	8	and belief?	
9	Q. Well, let me ask a different way.	9	A. I would have either looked through	
10	In this was filed in September of 2020.	10	the filing or I would have reviewed it with	
11	What was your role with respect to	11	my team, whomever prepared it.	
12	filings of the debtor in September of 2020?	12	Q. And so as you sit here today, do	
13	A. Depending on the filing, I executed	13	you have any reason to believe that there are	
14	many of them. So if I executed this one,	14	inaccuracies in docket 1082?	
15	please let me know.	15	MR. MORRIS: Do you want to	
16	I certainly was around and	16	give do you need to read the	
17	consulted with respect to all the filings. I	17	document?	
18	was the CEO of the company.	18	A. I have no	
19	That's my signature, so I've seen	19	Q. Yeah. And I and I emailed it to	
20	this.	20	John, so if you want to sit down and take a	
21	Q. Okay, okay.	21	look at it, please	
22	(Simultaneous speaking.)	22	(Simultaneous speaking.)	
23	A. I may not have seen the I don't	23	A. No, I I don't need to review it.	
24	know if I I just don't recall the, the	24	No one's brought anything to my	
25	the piece at the top.	25	attention. I don't I have no reason to	
			D 040	
1	J. Seery	1	J. Seery	
1 2	_	1 2	=	
	J. Seery		J. Seery	
2	J. Seery believe it wasn't accurate at the time.	2	J. Seery you.	
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	D. Seery believe it wasn't accurate at the time. MS. DEITSCH-PEREZ: Okay. Thank you. Okay. Why don't we take a few minutes and I'm going to have a look at my notes and and I'll have a better idea of how much longer I have then. VIDEO TECHNICIAN: The time is 6:36. We're going off the record. (Recess taken.) VIDEO TECHNICIAN: The time is 6:41. We're back on the record. MS. DEITSCH-PEREZ: Okay. Thank you. Thank you very much, Mr. Seery. I'm going to pass back to whomever might want to ask you anything more. MR. RUKAVINA: Well, I think Mr. Horn is busy. I have one more question for you, Mr. Seery. MR. HORN: I I have no	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	you. EXAMINATION BY MR. RUKAVINA: Q. My only question was as follows: When you were answering counsel's questions, you mentioned something about a payment ledger on the notes. Do you recall that? A. Not a specific I would have looked at a payment ledger. I don't have a I'm not thinking of one particular payment ledger. The one that that was one of the exhibits Q. That's where I'm going A is a type of payment ledger. That one, it looks like it was that's actually the actual schedule of payment, because it shows as if the payments had made it doesn't show what's been made, but it actually shows you the schedule of	
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```
Page 250
                                                                                                      Page 251
1
                        J. Seery
                                                        1
                                                                          J. Seery
 2
                                                        2
                                                            would be willing to please check to see
           A.
                 Okay.
 3
                                                        3
                                                            what the native of this Exhibit 7 is and
           Q.
                 For the $30.7 million note, to the
       best of your knowledge, did the debtor
                                                            please send it to me, along with any
 4
 5
       maintain a payment ledger showing any
                                                        5
                                                            metadata.
 6
       historical payments on that $30.7 million
                                                        6
                                                                  MR. MORRIS: Email that exhibit
7
                                                        7
                                                            to me --
 8
           Α.
                 Yes, we would have -- we would
                                                        8
                                                                  MR. RUKAVINA: I will.
9
                                                        9
                                                                  MR. MORRIS: -- and I'll be able
       have.
10
                 And to the best of your knowledge,
                                                       10
                                                            to do that, but I do know that if you
       would that have been produced in this
                                                       11
                                                            look -- I'm certain it was in one of
11
       litigation?
12
                                                       12
                                                            the supplemental productions.
13
                                                       13
           Α.
                 Yes.
                                                                  MR. RUKAVINA: Yes, we received
14
                                                       14
                 Okay. To the best of your
                                                            it recently.
15
       knowledge, is Exhibit 7 that or is Exhibit 7
                                                       15
                                                                  MR. MORRIS: Right. So in one of
       something else?
                                                            the supplemental productions I know
16
                                                       16
17
                 I think Exhibit 7 is something
                                                       17
                                                            that we produced schedules showing all
       else. It's just because I hadn't seen this
18
                                                       18
                                                            payments made against all notes at
19
       one. It may be that this was -- I think
                                                       19
                                                            issue, and I think we even gave you the
20
       it's -- I think it's something else.
                                                       20
                                                            backup with the bank statements, you
                 MR. RUKAVINA: Okay. Mr. Morris,
21
                                                       21
                                                            know, fully redacted -- yeah.
22
           I'll just ask the debtor, I've -- I've
                                                       22
                                                                  MR. MORRIS: -- to show only the
                                                            payments --
23
           asked and we only got this in PDF,
                                                       23
           there's no metadata.
                                                       24
24
                                                                  MR. RUKAVINA: Let's talk
                                                       25
25
                 I would just ask if the debtor
                                                            offline --
                                               Page 252
                                                                                                      Page 253
1
                        J. Seery
                                                        1
                                                                              J. Seery
 2
                                                        2
                                                                      But to your knowledge, were the
                 (Simultaneous speaking.)
 3
                 MR. MORRIS: -- you've got all of
                                                            native files such as spreadsheets and emails
                                                        3
 4
                                                        4
                                                            provided to counsel to produce them, such
           that.
 5
                 MR. RUKAVINA: Let's talk
                                                        5
                                                            that we should be able to see the Word
 6
           offline, because I'm not sure that I
                                                            versions of the notes, any emails about the
                                                        6
7
           agree we have that --
                                                        7
                                                            notes and about the payments, so --
8
                 MR. MORRIS: Yeah.
                                                        8
                                                                      MR. MORRIS: You -- you've got
9
                 MR. RUKAVINA: -- but if the
                                                        9
                                                                       That's not for this witness. We
           debtors produced it, then we'll --
10
                                                       10
                                                                can talk about that offline. He
11
                 MR. MORRIS: I know I instructed
                                                       11
                                                                doesn't know anything about like the
12
           my team to produce it, so I -- I'm --
                                                       12
                                                                actual --
13
                                                       13
                 MR. RUKAVINA: Okay.
                                                                      Well, let -- let me just ask him.
14
                 MR. MORRIS: -- I'm pretty
                                                       14
                                                                      Did he provide the native files to
                                                       15
15
           confident they did what I asked.
                                                            counsel?
                 MR. RUKAVINA: That was all I
                                                       16
16
                                                                       I'm not quite sure what you mean by
17
           had. Thank you, sir.
                                                       17
                                                            native files, but counsel had access to -- we
                                                            did full -- had access to the systems, and we
18
                 THE WITNESS: Thank you.
                                                       18
19
                 MS. DEITSCH-PEREZ: Okay. Let me
                                                       19
                                                            did full data review of the systems and
20
           follow up with that -- with the
                                                       20
                                                            produced everything responsive.
21
           witness. And then if it's really a
                                                       21
                                                                       So I'm not sure exactly what you
22
           conversation with counsel, we could
                                                       22
                                                            mean by that, but -- but certainly counsel
23
           move it on to that.
                                                       23
                                                            had access to -- to those --
24
     EXAMINATION
                                                       24
                                                                       (Simultaneous speaking.)
25
     BY MS. DEITSCH-PEREZ:
                                                       25
                                                                       -- understand that -- that native
                                                                Q.
```

```
Page 254
                                                                                                      Page 255
 1
                      J. Seery
                                                        1
                                                                              J. Seery
    files means a document, if it's in Excel,
                                                        2
 2
                                                            searching?
 3
    providing it in Excel; or if it's in email,
                                                        3
                                                                Α.
                                                                      At Pachulski? I don't -- I should
    providing it as a -- in a -- in email format,
                                                            know, but I worked mostly through John.
                                                        4
 5
                                                        5
    a PST format or something that will show the
                                                                      Okay. And then what about the
 6
     metadata; or if it's a Word document, in --
                                                        б
                                                            non-lawyers; who were the non-lawyers who
7
     in Word, with its properties showing.
                                                        7
                                                            worked on collecting materials responsive to
 8
               That's -- that's what I mean. Do
                                                        8
                                                            the discovery requests?
9
    you know if that was done?
                                                        9
                                                                      I believe -- at third parties or
10
               Counsel certainly had access to all
                                                       10
                                                            at --
     of that. We didn't just PDF things and send
                                                       11
                                                                       (Simultaneous speaking.)
11
12
     them to counsel. It was done electronically.
                                                       12
                                                                       -- you just mentioned DSI or I
                                                                Q.
13
     So anything on the system responsive was --
                                                       13
                                                            mean --
14
    was accessible.
                                                       14
                                                                Α.
                                                                      DSI --
15
               Okay. And just who is the person
                                                       15
                                                                Q.
                                                                       -- anyone other than the lawyer --
16
     who conducted the searches to respond to
                                                       16
                                                            outside lawyers.
17
    discovery requests?
                                                       17
                                                                       Yeah, DSI. The outside firm, ISI.
18
               It would have been through the
                                                       18
                                                            I don't know if Robert Half was involved in
19
     Pachulski firm, you know, working in -- with
                                                       19
                                                            some of this production as well. He's been
20
     outside -- either DSI or one of the outside
                                                       2.0
    providers, to go through and -- and find
21
                                                       21
                                                                      MR. MORRIS: Robert Half does
22
     certain -- whatever the terms they came up
                                                       22
                                                                document review.
23
     with to find the data.
                                                       23
                                                                       -- the payroll for a long time now
24
              And do you know who the actual
                                                       24
                                                            during this case.
                                                       25
25
     people were that -- that did the -- the
                                                                      MR. MORRIS: They do -- they do
                                               Page 256
                                                                                                      Page 257
1
                      J. Seery
                                                        1
                                                                          J. Seery
 2
         the document review.
                                                        2
                                                            probably five different ways in
 3
               I mean, I could just -- I could
                                                        3
                                                            interrogatories, in emails, if you
 4
                                                        4
         just represent to you that -- that we
                                                            actually think there's something out
 5
         came up with search terms, my firm ran
                                                        5
                                                            there, instead of just fishing, you
 6
                                                            should let me know if you think that
         the searches. There may have been
                                                        6
7
                                                        7
         certain financial data that we had to get
                                                            there's --
8
         from DSI, but we produced whatever came
                                                                  MR. RUKAVINA: Oh, oh, no, and I
9
         up with the search terms to -- to Robert
                                                        9
                                                            do think --
10
         Half.
                                                       10
                                                                  MR. MORRIS: Yeah, I mean --
11
               They -- they did their review, they
                                                       11
                                                                   (Simultaneous speaking.)
12
         sent the documents to us. We did a
                                                       12
                                                                  MR. MORRIS: I've asked so many
13
                                                       13
         little quality control and we produced
                                                            times and -- and I --
14
                                                       14
                                                                  MR. RUKAVINA: There's no --
         it.
                                                            there's no need to have this on the
15
                                                       15
         Ο.
               Okay. And are -- are you
     confident, Mr. Seery, that you have looked
                                                            record --
16
                                                       16
17
     for and produced whatever documents there
                                                       17
                                                                  MS. DEITSCH-PEREZ: Yeah, and
     are that concern the -- the loan payments due
                                                            Mr. Seery mentioned in -- in the course
18
                                                       18
19
     and made at the end of 2020, beginning of
                                                       19
                                                            of the examination that they had not
20
                                                       20
                                                            looked at the actual transfer
21
               I -- I am. It was done in the
                                                       21
                                                            documents, the -- I think the -- if
22
                                                            there was a wire or an ACH, to see if
     same -- same manner that -- that Mr. Morris
                                                       22
23
     just described.
                                                       23
                                                            there were notations on them and
24
               MR. MORRIS: Yeah. And I would
                                                       24
                                                            that --
25
         again encourage you guys -- I've asked
                                                       25
                                                                  MR. MORRIS: He said he didn't.
```

```
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                                                                                                              Page 259
 1
                          J. Seery
                                                                                    J. Seery
                                                            1
                  THE WITNESS: I said I didn't.
                                                            2
                                                                             VIDEO TECHNICIAN: The time is
 2
 3
                                                            3
                                                                       6:49. This concludes today's
                  MR. MORRIS: He said he didn't.
                                                                       deposition, Thursday, October 21, 2021.
                  THE WITNESS: I said I didn't.
 4
 5
     BY MS. DEITSCH-PEREZ:
 6
                  Well, do you know if anybody did?
                                                            7
 7
                  I don't know, but certainly that's
                                                            8
 8
       something that accounting would see rather
                                                            9
 9
       easily.
                                                           10
                                                                                , do hereby certify under
10
     RO*
                  MS. DEITSCH-PEREZ: Okay. So I
                                                                penalty of perjury that I have read the foregoing
                                                           11
            would like confirmation that that was
11
                                                           12
                                                                transcript of my deposition taken on
12
            looked for, and -- and the same as I
                                                           13
                                                                that I have made such corrections as appear noted
13
            requested previously, the Word versions
                                                                herein in ink, initialed by me; that my testimony as
                                                           14
            of -- of the notes.
14
                                                           15
                                                                contained herein, as corrected, is true and correct.
15
                  MR. MORRIS: Okay.
                                                           16
16
                  THE WITNESS: I, I -- I think
                                                                DATED this _____ day of ______, 20
                                                           17
17
            that the materials that Mr. Morris
                                                           18
            described has all that with bank
18
                                                           19
19
            statements.
                                                           20
2.0
                  MR. MORRIS: It's okay, thank
                                                           21
21
            V011.
                                                           22
22
                  Are we done?
23
                  MS. DEITSCH-PEREZ: Thank you.
                                                           23
                                                                               JAMES P. SEERY, JR.
24
                  MR. MORRIS: Yep.
                                                           24
25
                  MS. DEITSCH-PEREZ: Yes.
                                                           25
                                                  Page 260
                                                                                                              Page 261
1
                                                            1
                                                            2
                                                                -----I N D E X-----
2
              CERTIFICATE
                                                            3
                                                                WITNESS
                                                                              EXAMINATION BY
3
                                                                             MR. RUKAVINA
                                                                                                    6, 249
    STATE OF NEW YORK
                                                                SEERY, JR.
                                                            5
                                                                                                  160, 252
                                                                             MS. DEITSCH-PEREZ
                                                            6
6
    COUNTY OF NEW YORK
                                                               Directions: 197
                                                            8
                                                               Motions: 172, 185, 205, 233, 244
8
               I, MARIANNE WITKOWSKI-SMITH, a Notary
                                                            9
9
          Public within and for the State of New York,
                                                           10
                                                                ----- PRODUCTION REQUESTS -----
                                                           11
                                                                PAGE: 250 Native Exhibit 7 and metadata.
10
          do hereby certify:
                                                                      258 Transfer documents notations and
                                                           12
11
               That JAMES P. SEERY, JR., the witness
                                                                           Word versions of notes.
          whose deposition is hereinbefore set forth,
12
                                                           1.3
          was duly sworn by me and that such deposition
13
                                                           14
                                                           15
                                                                -----EXHIBITS-----
14
          is a true record of the testimony given by
                                                               EXHIBIT
                                                           16
                                                                                                   PAGE LINE
15
          the witness.
                                                               Exhibit 1
                                                           17
16
               I further certify that I am not
                                                                Notice of Deposition
17
          related to any of the parties to this action
                                                           18
                                                                                                         20
18
          by blood or marriage, and that I am in no
                                                               Exhibit 2
                                                                Notice of Deposition
19
          way interested in the outcome of this
                                                               30(b)(6)
20
          matter.
                                                           21 Exhibit 3
21
               IN WITNESS WHEREOF, I have hereunto
                                                                Email Chain
          set my hand this 22nd day of October, 2021.
22
                                                           22 Re: HCMLP Roles
                                                                                                         20
                                                           23 Exhibit 4
23
                                                                Seery Declaration in Support of
24
                                                               Motion for TRO
                                                                                                     43
25
                          MARIANNE WITKOWSKI-SMITH
                                                           25
                                                                          (Continued on Next Page)
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1				rage 202	1	ERRATA SHEET
2	EXHIBITS(Cont'd)				2	Case Name:
3	EXHIBIT	PAGE	LINE		3	Deposition Date:
4	Exhibit 5					Deponent:
5	Promissory Note Dated May 31, 2017	55	12			
6	Exhibit 6	33	12		5	Pg. No. Now Reads Should Read Reason
"	Correspondence				6	
7	Dated January 7, 2021	69	16		7	
8	Exhibit 7	0,5			8	
`	Loan Document				9	
9	D-NNL-029141	99	12			
10	Exhibit 8				10	
	Correspondence				11	
11	Dated January 15, 2021	107	4		12	
12	Exhibit 9				13	
	Amended and Restated					
13	Shared Services Agreement	112	22		14	
14	Exhibit 10				15	
	Email Chain				16	
15	D-NNL-007578 - D-NNL-007579	148	11		17	
16	Exhibit 11				18	
	Email Chain					
17	D-NNL-028514 - D-NNL-028515	150	3		19	
18	* * *				20	
19	PREMARKED					
	EXHIBITS	PAGE	LINE		21	Signature of Deponent
20	(Not Provided to Reporter)					
21	Exhibit 109	245			22	SUBSCRIBED AND SWORN BEFORE ME
22	Exhibit 110	206	23		23	THIS DAY OF, 2021.
23	Exhibit 111	196	8		24	
24 25	Exhibit 112	213	23		25	(Notary Public) MY COMMISSION EXPIRES:
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Exhibit B

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Page 1
 1
                    McGovern - 11-9-2021
 2
             IN THE UNITED STATES BANKRUPTCY COURT
               FOR THE NORTHERN DISTRICT OF TEXAS
                          DALLAS DIVISION
 4
     In re:
 5
     HIGHLAND CAPITAL
                                         Case No.
                                       19-34054 L.P.
     MANAGEMENT, LP,
 6
                                       Chapter 11
               Debtor,
 7
     HIGHLAND CAPITAL MANAGEMENT,
 8
     LP,
               Plaintiff,
                                     ) Adversary No.
                                     ) 21-03003-sqi
10
          vs.
11
  JAMES D. DONDERO,
12
               Defendant.
13
14
15
16
17
                   REMOTE DEPOSITION OF
18
                       BRUCE McGOVERN
19
                       Houston, Texas
20
            Tuesday, 9th day of November, 2021
21
22
23
     Reported by:
24
     Daniel J. Skur, Notary Public and CSR
25
     Job No. 202067
```

			_	
1	McGovern - 11-9-2021	Page 2	1	Page 3 McGovern - 11-9-2021
2			2	APPEARANCES:
3			3	Pachulski Stang Ziehl & Jones
4			4	Attorney(s) for Debtor
5			5	780 Third Avenue
6			6	New York, New York 10017
	Oth day of West have 2001			
7	9th day of November, 2021		7	By: John Morris, Esq.
8	10:01 a.m 10:34 a.m.		8	
9			9	
10			10	
11	Remote Deposition of BRUCE McGOVERN,		11	
12	located in Houston, Texas, before Daniel J.		12	Stinson
13	Skur, Notary Public and Certified Shorthand		13	Attorney(s)for James Dondero, HCMS
14	Reporter in and for the State of Texas		14	and HCRE
15	located in Waxahachie, Texas.		15	3102 Oak Lawn Avenue
16			16	Dallas, Texas 75219
17			17	By: Michael Aigen, Esq.
18			18	
19			19	
20			20	
21			21	
22			22	ALSO PRESENT:
23			23	La Asia Canty, Paralegal
24			24	
25			25	Haley Winograd
25			25	
		Page 4		Page 5
1	McGovern - 11-9-2021		1	McGovern - 11-9-2021
2			2	PROCEEDINGS
3	IT IS HEREBY STIPULATED AND AGREED		3	REMOTE ORAL DEPOSITION OF
4	by and between the attorneys for the respective		4	BRUCE McGOVERN
5	parties herein, that filing and sealing be and		5	(REPORTER NOTE: This deposition is
6	the same are hereby waived.		6	being conducted remotely in accordance with
7	IT IS FURTHER STIPULATED AND AGREED		7	the Current Emergency Order regarding the
8	that all objections, except as to the form of		8	COVID-19 State of Disaster.
9	the question, shall be reserved to the		9	Today's date is the 9th day of
10	time of the trial.		10	November, 2021. The time is 10:01 a.m.
11	IT IS FURTHER STIPULATED AND AGREED		11	Daylight Savings Time. The witness is
12	that the within deposition may be sworn to and		12	located in Houston, Texas.)
13	signed before any officer authorized to		13	BRUCE ALLEN MCGOVERN,
14	administer an oath, with the same force and		14	having been duly cautioned sworn to tell the
15	effect as if signed and sworn to before the		15	truth, the whole truth and nothing but the
16	Court.		16	truth, testified as follows:
17	- 000 -			
18			17	(10:01 a.m.)
19			18	EXAMINATION EXAMINATION
			19	BY MR. MORRIS:
20			20	Q. Could you please state your name for
21			21	the record?
22			22	A. My name is Bruce Allen McGovern.
23			23	Q. Good morning, Mr. McGovern. My name
24			24	is John Morris. I'm an attorney at Pachulski
1 0 -			25	Stang Ziehl & Jones. We are counsel to
25			23	beding frem a conest. We are comper to

Page 7 McGovern - 11-9-2021 1 McGovern - 11-9-2021 1 Highland Capital Management, LP, a company that 2 know that? And we'll scroll down to the 2 3 has been reorganized following its bankruptcy 3 portions that you think you need to see. 4 in Texas. 4 Is that okay? 5 5 Are you aware of the bankruptcy? Α. Yes, I will. 6 Α. Yes, I am. 6 And if there's anything that I ask 7 Okay. And we're here today for your 7 that you don't understand, will you let me know Ο. 8 deposition; is that right? 8 that? 9 Yes, that's correct. 9 Yes, I will. A. 10 Q. And you've been deposed on a number 10 Q. Okay. You were retained by the of occasions in your professional capacity. Stinson firm to provide expert testimony on 11 11 12 Do I have that right? 12 behalf of James Dondero; is that correct? 13 I believe there have been three 13 Yes, that's correct. Α. Α. 14 14 Okay. And when were you retained? occasions, yes. Q. 15 Okay. So I'm not going to ask you 15 I was retained sometime at the Α. about those occasions. I want to try to get beginning of 2021, I believe. I don't recall 16 16 17 this done as quickly as we can. 17 the exact date, but it was in the first few months of 2021. 18 I'll just tell you that -- I don't 18 19 know if any of those occasions were remote 19 Q. How did it come -- how did your 20 depositions, but remote depositions are 20 retention come about? particularly difficult, only because we're not 21 21 I received a phone call, I believe, 22 in the same room. 22 from Michael Aigen, who is here today; and he 23 From time to time, we'll put 23 discussed with me the general nature of the 24 documents on the screen. If there's anything underlying litigation and the issue on which he 24 25 25 that you need to see, will you please let me and his firm were seeking expert testimony. Page 8 Page 9 1 McGovern - 11-9-2021 McGovern - 11-9-2021 1 2 And after discussing that with him, I agreed to 2 Okay. So -- so you were given a 3 serve as an expert witness. copy of the amended answer that he filed at the 3 4 4 And what exactly were you asked to time that you were retained? Do I have that Q. 5 do? 5 right? 6 I was asked to prepare a report on a 6 That's correct. A. A. 7 7 specific legal issue that has to do with the So you couldn't have been retained 8 structure of some loans from Highland Capital before the time the amended answer was filed; 9 Management, LP, to Mr. Dondero and subsequently 9 is that fair? 10 to -- I understand there were similar loans to 10 I'm just thinking through your Α. entities controlled by Mr. Dondero. 11 11 question, so... That's correct. That's 12 When we use the phrase "Highland" 12 correct. 13 today, can we agree that we're specifically Okay. Have you ever been retained 13 referring to Highland Capital Management, LP? 14 by the Stinson firm before your engagement in 14 15 15 this case? Α. Yes, that's fine. 16 Okay. When you were told about the 16 Α. No, I have not. nature of the litigation, do you recall whether 17 17 Q. Okay. Have you ever provided any you were informed that Mr. Dondero had already services to Highland before? 18 18 19 filed an answer to the complaint? 19 No, I have not. 20 Yes. I was informed of that, and I 20 Have you ever met James Dondero? Q. 21 was provided with copies -- at least at that 21 No, I have never met him. Α. 22 time, copies of the promissory notes that he 22 Ο. Have you ever spoken with him? 23 had signed and also the complaint by Highland 23 No, I have not. Α. 24 Capital against Mr. Dondero as well as the copy 24 Q. So your report is not based in any way on anything Mr. Dondero has told you; is 25 of the amended answer in the litigation. 25

1	Page 10 McGovern - 11-9-2021	1	Page 11 McGovern - 11-9-2021
2	that fair?	2	MR. MORRIS: Yes.
3	A. That's correct.	3	MR. AIGEN: I just want to point
4	Q. Okay. And I want to go a little bit	4	something out. The witness may not be
5	broader. I think I used the words whether	5	aware that one of our conversations, Dan
6	you I'd asked whether you had spoken with	6	Elms was listening, I believe.
7	him.	7	Actually, I apologize. I may be
8	So let me ask a different question:	8	convincing confusing this with other
9	Have you ever communicated with Mr. Dondero by	9	witnesses. Dan Elms is not a lawyer at our
10	email or otherwise?	10	firm. Now that I'm saying that, I actually
11	A. No. I've never had any	11	may be confusing it with conversations with
12	communications with him.	12	our other expert, so
13	Q. Is it fair to say that all of your	13	A. I don't recall him being in any of
14	communications relating to the work that you've	14	our discussions.
15	done in this lawsuit have been exclusively with	15	MR. AIGEN: I apologize. I probably
16	one or more lawyers from the Stinson firm?	16	should just be quiet.
17	A. Yes, that's correct.	17	BY MR. MORRIS:
18	Q. Okay. Have you ever communicated	18	Q. I'm going to ask my colleague, La
19	with anybody else regarding any of the work	19	Asia Canty, to put on the screen a copy of your
20	that you've done in connection with this	20	report, which has been premarked as Exhibit 61.
21	engagement other than lawyers from the Stinson	21	(Exhibit 61 introduced.)
22	firm?	22	BY MR. MORRIS:
23	A. No. I have not.	23	
24		24	Q. And can you see that, sir?
25	Q. Okay. I'm going to ask you	25	A. Yes, I can.
25	MR. AIGEN: John.	25	Q. Okay.
	Page 12		Page 13
	McGovern - 11-9-2021		
1		1	McGovern - 11-9-2021
2	MR. MORRIS: And if we could just	2	MR. MORRIS: If we can scroll down a
2 3	MR. MORRIS: And if we could just scroll to the last page, the signature	2 3	MR. MORRIS: If we can scroll down a little bit.
2 3 4	MR. MORRIS: And if we could just scroll to the last page, the signature line.	2 3 4	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS:
2 3 4 5	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS:	2 3 4 5	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for
2 3 4 5 6	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir?	2 3 4 5 6	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have
2 3 4 5 6 7	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is.	2 3 4 5 6 7	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right?
2 3 4 5 6 7 8	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around	2 3 4 5 6 7 8	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct.
2 3 4 5 6 7 8	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around May 28th, 2021?	2 3 4 5 6 7 8	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct. Q. Okay. And it's those five documents
2 3 4 5 6 7 8	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around	2 3 4 5 6 7 8	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct.
2 3 4 5 6 7 8	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around May 28th, 2021?	2 3 4 5 6 7 8 9 10	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct. Q. Okay. And it's those five documents
2 3 4 5 6 7 8 9	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around May 28th, 2021? A. Yes, I did.	2 3 4 5 6 7 8 9	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct. Q. Okay. And it's those five documents that are listed in the first page of your report, right? A. Yes, that's correct.
2 3 4 5 6 7 8 9 10	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around May 28th, 2021? A. Yes, I did. MR. MORRIS: You can go back to the	2 3 4 5 6 7 8 9 10	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct. Q. Okay. And it's those five documents that are listed in the first page of your report, right?
2 3 4 5 6 7 8 9 10 11	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around May 28th, 2021? A. Yes, I did. MR. MORRIS: You can go back to the top.	2 3 4 5 6 7 8 9 10 11	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct. Q. Okay. And it's those five documents that are listed in the first page of your report, right? A. Yes, that's correct.
2 3 4 5 6 7 8 9 10 11 12 13	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around May 28th, 2021? A. Yes, I did. MR. MORRIS: You can go back to the top. BY MR. MORRIS:	2 3 4 5 6 7 8 9 10 11 12	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct. Q. Okay. And it's those five documents that are listed in the first page of your report, right? A. Yes, that's correct. Q. Okay. Since signing this report on
2 3 4 5 6 7 8 9 10 11 12 13 14	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around May 28th, 2021? A. Yes, I did. MR. MORRIS: You can go back to the top. BY MR. MORRIS: Q. As you sit here today, is there	2 3 4 5 6 7 8 9 10 11 12 13	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct. Q. Okay. And it's those five documents that are listed in the first page of your report, right? A. Yes, that's correct. Q. Okay. Since signing this report on May 28th, 2021, have you been provided with any
2 3 4 5 6 7 8 9 10 11 12 13 14 15	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around May 28th, 2021? A. Yes, I did. MR. MORRIS: You can go back to the top. BY MR. MORRIS: Q. As you sit here today, is there anything that you believe is inaccurate about	2 3 4 5 6 7 8 9 10 11 12 13 14 15	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct. Q. Okay. And it's those five documents that are listed in the first page of your report, right? A. Yes, that's correct. Q. Okay. Since signing this report on May 28th, 2021, have you been provided with any additional documents that relate in any way to
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around May 28th, 2021? A. Yes, I did. MR. MORRIS: You can go back to the top. BY MR. MORRIS: Q. As you sit here today, is there anything that you believe is inaccurate about your report?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct. Q. Okay. And it's those five documents that are listed in the first page of your report, right? A. Yes, that's correct. Q. Okay. Since signing this report on May 28th, 2021, have you been provided with any additional documents that relate in any way to your opinions?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around May 28th, 2021? A. Yes, I did. MR. MORRIS: You can go back to the top. BY MR. MORRIS: Q. As you sit here today, is there anything that you believe is inaccurate about your report? A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct. Q. Okay. And it's those five documents that are listed in the first page of your report, right? A. Yes, that's correct. Q. Okay. Since signing this report on May 28th, 2021, have you been provided with any additional documents that relate in any way to your opinions? A. I've been provided with copies of
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around May 28th, 2021? A. Yes, I did. MR. MORRIS: You can go back to the top. BY MR. MORRIS: Q. As you sit here today, is there anything that you believe is inaccurate about your report? A. No. Q. Is there anything that you believe	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct. Q. Okay. And it's those five documents that are listed in the first page of your report, right? A. Yes, that's correct. Q. Okay. Since signing this report on May 28th, 2021, have you been provided with any additional documents that relate in any way to your opinions? A. I've been provided with copies of the promissory notes that were executed on
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around May 28th, 2021? A. Yes, I did. MR. MORRIS: You can go back to the top. BY MR. MORRIS: Q. As you sit here today, is there anything that you believe is inaccurate about your report? A. No. Q. Is there anything that you believe should be modified to state more clearly the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct. Q. Okay. And it's those five documents that are listed in the first page of your report, right? A. Yes, that's correct. Q. Okay. Since signing this report on May 28th, 2021, have you been provided with any additional documents that relate in any way to your opinions? A. I've been provided with copies of the promissory notes that were executed on behalf of some of the entities controlled by
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around May 28th, 2021? A. Yes, I did. MR. MORRIS: You can go back to the top. BY MR. MORRIS: Q. As you sit here today, is there anything that you believe is inaccurate about your report? A. No. Q. Is there anything that you believe should be modified to state more clearly the opinions and the bases for them, as set forth	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct. Q. Okay. And it's those five documents that are listed in the first page of your report, right? A. Yes, that's correct. Q. Okay. Since signing this report on May 28th, 2021, have you been provided with any additional documents that relate in any way to your opinions? A. I've been provided with copies of the promissory notes that were executed on behalf of some of the entities controlled by Mr. Dondero in favor of Highland Capital, and I
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around May 28th, 2021? A. Yes, I did. MR. MORRIS: You can go back to the top. BY MR. MORRIS: Q. As you sit here today, is there anything that you believe is inaccurate about your report? A. No. Q. Is there anything that you believe should be modified to state more clearly the opinions and the bases for them, as set forth in this report?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct. Q. Okay. And it's those five documents that are listed in the first page of your report, right? A. Yes, that's correct. Q. Okay. Since signing this report on May 28th, 2021, have you been provided with any additional documents that relate in any way to your opinions? A. I've been provided with copies of the promissory notes that were executed on behalf of some of the entities controlled by Mr. Dondero in favor of Highland Capital, and I believe I also have a copy of the complaint in
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around May 28th, 2021? A. Yes, I did. MR. MORRIS: You can go back to the top. BY MR. MORRIS: Q. As you sit here today, is there anything that you believe is inaccurate about your report? A. No. Q. Is there anything that you believe should be modified to state more clearly the opinions and the bases for them, as set forth in this report? A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct. Q. Okay. And it's those five documents that are listed in the first page of your report, right? A. Yes, that's correct. Q. Okay. Since signing this report on May 28th, 2021, have you been provided with any additional documents that relate in any way to your opinions? A. I've been provided with copies of the promissory notes that were executed on behalf of some of the entities controlled by Mr. Dondero in favor of Highland Capital, and I believe I also have a copy of the complaint in the adversary proceeding filed against the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. MORRIS: And if we could just scroll to the last page, the signature line. BY MR. MORRIS: Q. And that's your signature, sir? A. Yes, it is. Q. And did you sign this on or around May 28th, 2021? A. Yes, I did. MR. MORRIS: You can go back to the top. BY MR. MORRIS: Q. As you sit here today, is there anything that you believe is inaccurate about your report? A. No. Q. Is there anything that you believe should be modified to state more clearly the opinions and the bases for them, as set forth in this report? A. No. Q. Your report has not been amended or	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. MORRIS: If we can scroll down a little bit. BY MR. MORRIS: Q. You reviewed five documents for purposes of preparing your report. Do I have that right? A. Yes, that's correct. Q. Okay. And it's those five documents that are listed in the first page of your report, right? A. Yes, that's correct. Q. Okay. Since signing this report on May 28th, 2021, have you been provided with any additional documents that relate in any way to your opinions? A. I've been provided with copies of the promissory notes that were executed on behalf of some of the entities controlled by Mr. Dondero in favor of Highland Capital, and I believe I also have a copy of the complaint in the adversary proceeding filed against the entities.

Page 14 Page 15 McGovern - 11-9-2021 1 McGovern - 11-9-2021 1 2 2 believe, sometime last week. Did you ever ask for any information Q. 3 And to confirm, those documents 3 concerning Highland's treatment of the loans in haven't caused you to change your opinions as its books and records? 4 5 set forth in your report in any way, correct? 5 Α. No, I did not. 6 That's correct. 6 Is Highland's treatment of the loans 7 Did you have any discussion with 7 in its books and records relevant at all to Ο. 8 anybody about why you weren't given those 8 your opinions as set forth in Exhibit 61? 9 documents before you completed your report on 9 No, I don't believe it is. 10 May 28th? 10 Q. Were you given copies of Highland's 11 Α. No. I was not provided any 11 audited financial statements? 12 explanation of that. What did occur is that I 12 No, I was not. I've discussed 13 met with attorneys from the Stinson law firm to 13 already all of the documents that I was 14 discuss the deposition today; and following 14 provided to you, both to prepare the report and 15 that conversation, I was sent by email copies 15 that I was provided subsequent to the report. 16 of the additional documents. 16 Did you ask to see Highland's 17 Okay. But you don't recall having 17 audited financial statements? 18 No, I did not. 18 any discussion about why you hadn't been given Α. 19 copies of those documents before you completed 19 Is it fair to say that the treatment 20 your report on May 28th, 2021, correct? 20 of the loans in Highland's audited financial That's correct. statements is irrelevant to your opinions as 21 Α. 21 22 Ο. Okay. Were you ever given any 22 set forth in Exhibit 61? 23 information concerning Highland's treatment of 23 Yes. I think that's a fair Α. 24 the loans on Highland's books and records? 24 assessment. 25 A. 25 No, I was not. Q. Did you ask for any documents that Page 16 Page 17 1 McGovern - 11-9-2021 McGovern - 11-9-2021 1 2 are not listed in your report? 2 example, that there were promissory notes 3 No, I did not. 3 signed by a few different entities controlled Α. 4 4 by Mr. Dondero that were organized in different Ο. So is it fair to say that you never 5 5 looked at any documents that were filed in forms. 6 Highland's bankruptcy case? 6 One, I believe, was HCE, but I can't 7 7 The only documents I've looked at recall off the top of my head if that was a 8 that were filed in the bankruptcy case are the 8 limited partnership or a corporation. 9 complaint and the amended answer. 9 I take it that you have never seen 10 And you never asked for any any of Mr. Dondero's written responses to 0. 10 documents that were filed in the bankruptcy Highland's discovery requests? 11 11 12 case other than the documents set forth in your 12 Α. That is correct. 13 report, correct? 13 Have you ever seen any transcripts 14 Α. 14 from any depositions that have been given in That's correct. these adversary proceedings? 15 15 Q. As a general matter, is Highland's treatment of the loans relevant at all to your 16 16 Α. No, I have not. 17 17 opinions? Have you ever asked to see any 18 Α. No, it's not, because I was asked to transcripts of any depositions that were given 18 19 make certain assumptions in connection with 19 in these adversary proceedings? 20 20 preparing my report. No, I have not. 21 Okay. Can you identify any of the 21 Okay. So your opinions don't take 22 promissory notes that you were given in the 22 into account any of the testimony that was last week or so? 23 23 adduced in any depositions that were given in 24 Α. Off the top of my head, I can't. 24 these adversary proceedings, correct? 25 I'd have to look in my files, but I recall, for 25 That's correct.

	D 10		D 10
1	Page 18 McGovern - 11-9-2021	1	Page 19 McGovern - 11-9-2021
2	Q. Okay.	2	Q. Okay. Let's look at the second
3	MR. MORRIS: If we could turn to the	3	assumed fact.
4	assumptions.	4	It says, quote: Subsequent to
5	Okay. Right there is fine.	5	Mr. Dondero's execution of the notes, but
6	BY MR. MORRIS:	6	before Highland Capital made demand for payment
7	Q. So you were asked to assume the	7	of the notes, Highland Capital and Mr. Dondero
8	facts that are set forth in the five numbered	8	entered into an oral agreement, which I think
9	paragraphs on this page, correct?	9	you're defining there as "the subsequent
10	A. Yes, that's correct.	10	agreement."
11	Q. Okay. And, in fact, you satisfied	11	Have I read that correctly?
12	yourself, have you not, that Assumed Fact	12	A. Yes, that is correct.
13	Number 1 is actually true, correct?	13	Q. Have you been given any document
14	A. That is an assumption.	14	withdrawn.
15	MR. AIGEN: Objection, form.	15	Have you been given any documentary
16	A. I don't have any basis for for	16	evidence concerning the subsequent agreement?
17	example, identifying that that's actually	17	A. No, I have not.
18	Mr. Dondero's signature; but I was asked to	18	Q. Do you know whether has anybody
19	assume that for purposes of the report, that he	19	ever informed you whether such documentation
20	had signed these promissory notes.	20	exists?
21	BY MR. MORRIS:	21	A. Nobody has ever suggested that to
22	Q. Did anybody tell you that	22	me.
23	Mr. Dondero disputed his execution of the three	23	Q. Okay. Did you ask to see any
24	promissory notes that were given to you?	24	documents concerning the existence of the
25	A. No.	25	subsequent agreement?
	Page 20		Page 21
1	Page 20 McGovern - 11-9-2021	1	Page 21 McGovern - 11-9-2021
1 2	=	1 2	
	McGovern - 11-9-2021 A. No, I did not. Q. And that's because you were just		McGovern - 11-9-2021 A. I don't know the exact date. I was asked to assume only that it had occurred after
2 3 4	McGovern - 11-9-2021 A. No, I did not. Q. And that's because you were just asked to assume that the subsequent agreement	2 3 4	McGovern - 11-9-2021 A. I don't know the exact date. I was asked to assume only that it had occurred after the execution of the original promissory notes.
2 3 4 5	McGovern - 11-9-2021 A. No, I did not. Q. And that's because you were just asked to assume that the subsequent agreement existed, correct?	2 3 4 5	McGovern - 11-9-2021 A. I don't know the exact date. I was asked to assume only that it had occurred after the execution of the original promissory notes. Q. Were you asked to make any
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. No, I did not. Q. And that's because you were just asked to assume that the subsequent agreement existed, correct? A. It's because I was asked to assume that there was an oral agreement, and normally there would be no documentation of an oral agreement. Q. Okay. It's possible that after somebody enters into an oral agreement, somebody makes a note to to write down the terms that were agreed to; isn't that fair? A. Yes, that's possible. Q. Okay. And in your expertise, would you expect somebody to withdrawn. Do you know when the subsequent withdrawn. I'm going to use the phrase "subsequent agreement" to refer to the agreement that's described in Assumption Number 2. Is that okay?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I don't know the exact date. I was asked to assume only that it had occurred after the execution of the original promissory notes. Q. Were you asked to make any assumptions concerning the number of subsequent agreements that were entered into between Mr. Dondero and Highland Capital? A. I'm sorry, could you could you restate that? Q. Were you asked to assume that there was one subsequent agreement between Highland Capital and Mr. Dondero or more than one subsequent agreement between Highland Capital and Mr. Dondero? A. My assumption has been that there was only a single oral agreement; however, given that there were multiple promissory notes, it's conceivable that there could have been separate oral agreements for each note. But, in general, I've been assuming a single oral agreement that applied to all of the
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Page 22 Page 23 McGovern - 11-9-2021 1 McGovern - 11-9-2021 1 agreements that may exist, correct? 2 assuming only that there was a subsequent 2 3 That's correct. 3 agreement that occurred after the execution of Α. 4 Q. And you weren't asked to assume that 4 the notes, but before demand for payment on the 5 more than one subsequent agreement existed, 5 notes had been made. 6 correct? 6 So you're not offering any opinion 7 7 That's correct. that the subsequent agreement actually exists, Α. 8 And when you prepared your report, 8 correct? 9 the assumption that you made was that there was 9 Α. That's correct. 10 only one subsequent agreement, correct? 10 And you're not offering any opinion Q. Yes, the subsequent agreement to 11 that the terms of the subsequent agreement were 11 which I refer in my report. 12 12 reasonable, correct? 13 13 Okay. Do you know who entered the Α. That's correct. 14 14 subsequent agreement on behalf of Highland You're not offering any opinion that 15 Capital? 15 the subsequent agreement was fair to both 16 16 parties, correct? Α. No, I do not. 17 Do you know if the subsequent 17 Α. That's correct. agreement was ever disclosed to Highland 18 18 Q. And you're not offering any opinion 19 Capital's outside auditors? 19 that the person who entered into the subsequent 20 A. No, I do not. 20 agreement on behalf of Highland Capital fulfilled his or her or its duties, correct? Is it fair to say that the 21 Q. 21 22 circumstances surrounding the entry into the 22 Α. That's correct. 23 subsequent agreement are not relevant to your 23 Are you offering any opinion at all 0. 24 opinions as set forth in Exhibit 61? 24 about the subsequent agreement? 25 25 Α. Yes, that's correct, because I'm MR. AIGEN: Objection, form. Page 24 Page 25 McGovern - 11-9-2021 McGovern - 11-9-2021 1 1 2 I'm offering an opinion only about 2 agreement did not change the outcome for him, Α. that it -- it would not cause him to have 3 the effect of the subsequent agreement, 3 4 4 income from the -- the loans. assuming that the subs- -- subsequent agreement 5 And so if there is no subs- -- if I 5 is as I described in my report. 6 BY MR. MORRIS: 6 ask you to assume that there is no subsequent 7 7 Q. Okay. What if I asked you to assume agreement, would your opinion be that 8 that there was no subsequent agreement? Would 8 Mr. Dondero therefore owes any unpaid principal 9 that change your opinions? 9 and interest due under each of the notes that 10 MR. AIGEN: Objection, form. 10 you've reviewed? It -- it would not change my 11 11 Based on the -- my review of the 12 ultimate opinion, which is that there is no 12 promissory notes, yes, that the notes are 13 cancellation of indebtedness income for 13 demand notes in favor of Highland Capital. 14 Mr. Dondero. 14 Okay. Let's go to Assumed Fact 15 BY MR. MORRIS: 15 Number 3. It states, quote: In the subsequent 16 Q. And your opinion today is that 16 agreement between Highland Capital and 17 there's no taxable income to Mr. Dondero 17 Mr. Dondero, Highland Capital agreed that it because the conditions subsequent that you were would not collect on the notes unless certain 18 18 19 asked to assume have not yet been satisfied; is 19 conditions defined as "the conditions," could 20 20 that fair? not be satisfied. In other words, Highland 21 That's correct. My opinion is that 21 Capital agreed that the loans will be forgiven Α. 22 there was no income for him at the time of the 22 only if the conditions are satisfied. 23 23 original loans because of his obligation to Do I have that right? repay, and that assuming the subsequent 24 24 Α. Yes, that's correct. 25 agreement occurred, that the subsequent 25 Okay. And -- and -- and that -- all Q.

Page 26 Page 27 1 McGovern - 11-9-2021 1 McGovern - 11-9-2021 of that -- everything in Number 3 is -- is an 2 would be satisfied? 2 3 assumption that you were asked to make in 3 Α. No, I was not. Did you ask any -- did you ask for 4 rendering your opinion, correct? 4 5 5 any information concerning the likelihood that Α. Yes, that's correct. 6 the conditions would be satisfied? Do you know what the conditions 6 7 were? 7 No, I did not. 8 Α. I don't know the details of the 8 Is it fair to say that the opinions 9 conditions. I was asked to assume only that 9 set forth in Exhibit 61 do not take into 10 the conditions related to things beyond 10 account the likelihood that the conditions Mr. Dondero's control, such as the sale of 11 would be satisfied? 11 12 certain assets above cost. 12 I think that's an accurate 13 Okay. That bleeds into the fourth statement. The -- the only assumption is that 13 14 assumption, but I just want to stick with 14 these conditions are things that will be beyond 15 Number 3 for the moment. Do you have any other 15 Mr. Dondero's control and subject to 16 information about what the conditions were, 16 influences, such as market values. 17 other than the sale of an asset above cost? 17 So the likelihood that the No, I do not. conditions would be satisfied was not relevant 18 Α. 18 19 Did you ask any questions about the 19 to your analysis, correct? 20 nature, extent, and scope of the conditions? 20 Α. As far as probability, that's Only if whether the conditions were 21 21 correct. 22 things beyond his control, but other than that, 22 Ο. Okay. And you're not offering any 23 I did not ask for details. 23 opinion as to the likelihood that any of the 24 Were you given any information 24 conditions would be satisfied, correct? concerning the likelihood that the conditions 25 25 Α. That's correct. Page 28 Page 29 1 McGovern - 11-9-2021 McGovern - 11-9-2021 1 2 Okay. Let's move on to the fourth 2 bankruptcy? Q. 3 assumed fact. It states, quote: Whether the 3 Yes, I am. Α. 4 4 conditions are satisfied was not and is not Q. Are you aware that he had -- I'll --5 within Mr. Dondero's control because they 5 I'll ask you to assume that he had the 6 included the condition that certain portfolio authority to buy and sell assets on behalf of 6 7 7 company assets be sold above cost or in a Highland. Can you -- can you accept that 8 manner outside of Mr. Dondero's control. 8 assumption? 9 Have I read that correctly? 9 Α. 10 Yes, you did. 10 Okay. If you -- if you accept that Α. What if the satisfaction of the 11 11 assumption for purposes of my hypothetical, and 12 conditions was within Mr. Dondero's control? 12 you also assume that the portfolio company 13 If you make that assumption, how does your --13 assets that are the subject of the conditions 14 how do your opinions change, if at all? 14 were valued above cost at the time the 15 15 I'm just thinking through your subsequent agreement was entered into, would 16 question. If the conditions are within his that impact your opinions if you assumed -- so 16 I'm asking you to really make just two 17 control, then that could potentially change the 17 18 outcome as to whether there was income from the assumptions: Number one, Mr. Dondero had the 18 19 discharge of indebtedness, but in order to 19 ability to sell the portfolio company assets 20 provide an opinion on that, I would have to 20 any time he wanted, and number two, that at the 21 know the details of the conditions; that is, 21 time he entered into the subsequent agreement, 22 exactly what they are and how it is that he has the value of the portfolio company assets was

Okay. So are you aware that

Mr. Dondero controlled Highland prior to the

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control over them.

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your analysis, if -- if at all?

above cost. How did those two assumptions, if

you -- if you accept them, how do they change

Page 30 Page 31 McGovern - 11-9-2021 1 McGovern - 11-9-2021 1 That's correct. Although in -- in 2 Assuming those two facts, they could 2 Α. 3 change the analysis of the issue of whether 3 fairness, as I've said, I don't know the 4 Mr. Dondero had income from the cancellation of 4 details of all the conditions, but was asked to 5 indebtedness. The key question really is 5 assume that they included the condition that 6 whether Highland Capital, at the time of the 6 these assets be sold above cost. 7 subsequent agreement, was actually agreeing to 7 Yeah, I just want to focus on -- on 8 cancel the loans at that time, or was it 8 the assumptions that you were asked to make, so 9 agreeing in the future to cancel the loans if let me give you a hypothetical. Let's say one 9 10 certain conditions occurred? 10 of the company assets was valued at \$50 million If those conditions are within the 11 on the date the subsequent agreement was 11 12 control of Mr. Dondero and in effect already in 12 entered into, but that Highland's cost for place, then it's quite possible that he would 13 13 acquiring its interest in that asset was only 14 have had income from the discharge of 14 \$10 million, and Mr. Dondero had the ability to 15 indebtedness at that time because the loans in 15 sell that asset at -- at any time prior to the fact had been forgiven. 16 bankruptcy filing. 16 17 But you weren't ass- -- you weren't 17 Under that hypothetical, would 18 18 asked to assume that Highland placed any Mr. Dondero have to realize the income? 19 condition on the timing of the forgiveness, 19 If he actually sold the assets, then 20 correct? 20 -- then yes. And what about if he didn't sell the 21 Α. That's correct. 21 Ο. 22 Ο. And -- and you, in fact, were asked 22 assets, but that it was within his control to 23 to assume that if the portfolio company assets 23 do so at any time? were sold above cost, the loans would be 24 24 It's possible that that could change 25 25 forgiven, correct? the outcome, as far as whether he had income Page 32 Page 33 1 McGovern - 11-9-2021 McGovern - 11-9-2021 1 2 professor. I appreciate your time and --2 from the cancellation of indebtedness, but if 3 and -- and your attention. 3 that's true, that means that the loans actually THE WITNESS: All right. Thank you 4 had been forgiven at that time. 5 5 MR. MORRIS: I have no further 6 MR. MORRIS: Okay. Have a good day. 6 questions. 7 THE WITNESS: Thank you. 7 MR. AIGEN: I have one thing to 8 MR. MORRIS: Bye, now. 8 clear up, I think. 9 THE REPORTER: Mr. Aigen, do you 9 EXAMINATION need a copy of this deposition? 10 10 BY MR. AIGEN: 11 MR. AIGEN: If we can just get a 11 Early on in the deposition, when 12 rough when one's available, and then we'll 12 asked what your assignment was, you mentioned take the original whenever it's due. 13 13 that you were providing an opinion on a legal 14 (Time Noted: 10:34 a.m.) 14 issue. I just want to make sure, you we- --15 16 15 you're not sitting here today opining on the 17 law. You're applying certain facts to the law; 16 BRUCE McGOVERN 17 is that correct? 18 Α. That's correct. I am taking an 18 Subscribed and sworn to before me 19 19 assumed set of facts, and I've been asked to this _____, day of _____, 2021. 20 provide an opinion on what is the outcome on a 20 21 particular legal issue as app- -- applying the 21 22 law to those facts, that's correct. 22 23 MR. AIGEN: Okay. That's all I 23 have, John. 24 24 25 MR. MORRIS: Okay. Thank you, 25

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1	McGovern - 11-9-2021	Page 34	34 Page 35 1
2	CERTIFICATE		2 Case Name:
	STATE OF TEXAS)		
3	COUNTY OF ELLIS)		3 Deposition Date:
4	COUNTY OF EDDIS		4 Deponent:
	I, Daniel J. Skur, a Notary Public		5 Pg. No. Now Reads Should Read Reason
5	<pre>within and for the State of Texas, do hereby certify:</pre>		
6	That BRUCE McGOVERN, the witness		6
ľ	whose deposition is hereinbefore set forth,		7
7	was duly sworn by me and that such		8
	deposition is a true record of the		
8	testimony given by such witness. That pursuant to Rule 30 of the Federal		
9	Rules of Civil Procedure, signature of the		10
	witness was not reserved by the witness or		11
10	other party before the conclusion of the		12
11	<pre>deposition; I further certify that I am not</pre>		
1 1 1	related to any of the parties to this		13
12	action by blood or marriage; and that I am		14
	in no way interested in the outcome of this		15
13	matter.		
14	IN WITNESS WHEREOF, I have hereunto set my hand this 9th day of November,		16
1 1 1	2021.		17
15			18
16	Ran		
17			19
18	Daniel J. Skur		20
- "	Notary Public, State of Texas.		
19	My Commission Expires 7/7/2022		
	TSG Reporting, Inc.		21 Signature of Deponent
20	228 East 45th Street, Suite 810 New York, New York		22 SUBSCRIBED AND SWORN BEFORE ME
21	(877) 702-9580		23 THIS DAY OF, 2021.
22	(077, 702 3300		
23			24
24			25 (Notary Public) MY COMMISSION EXPIRES:
25			
		Page 36	36
1	McGovern - 11-9-2021		
2	I N D E X		
3	WITNESS: EXAMINATION BY PAGE:		
4	BRUCE McGOVERN		
5	Mr. Morris 5		
6	Mr. Aigen 32		
	. 5		
7			
8	***		
9	EXHIBITS		
10	PAGE/LINE		
11	Exhibit 61 Expert Report of 11/21		
	Bruce McGovern		
12			
13			
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15			
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17			
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2 -			
25			

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Exhibit C

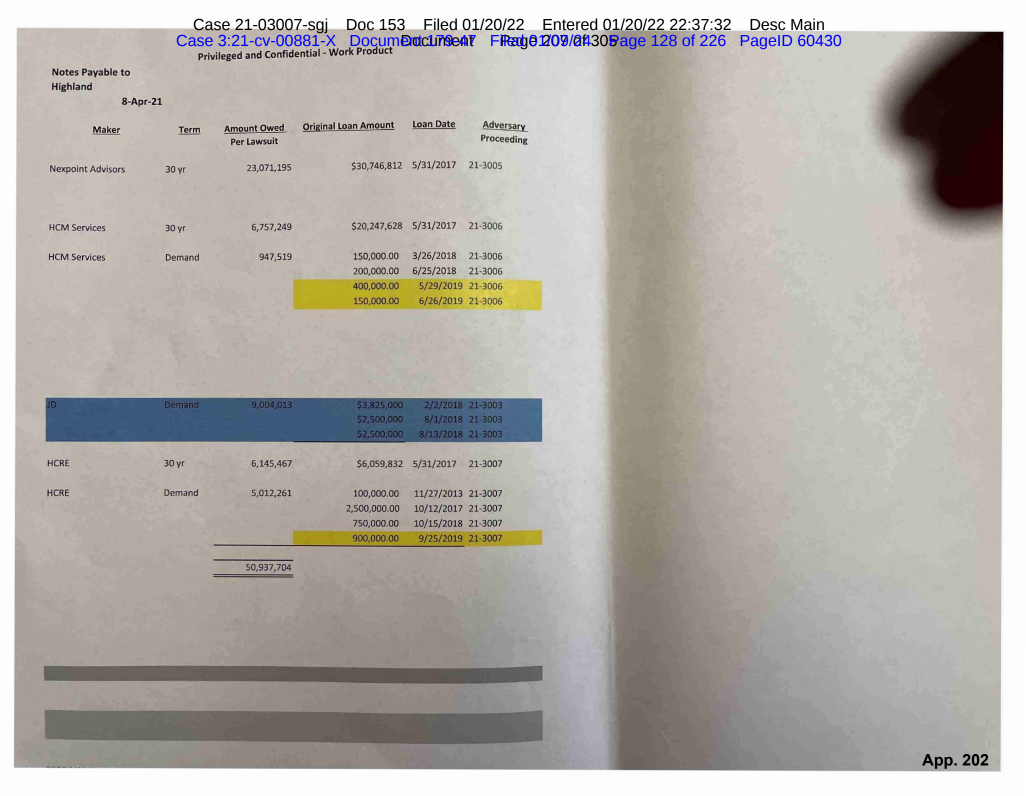


Exhibit D

Case 21-03007-sgj Doc 153 Filed 01/20/22 Entered 01/20/22 22:37:32 Desc Main Case 3:21-cv-00881-X Docum Protclingent Fired 12/09/04/30 Fage 130 of 226 PageID 60432

From: Frank Waterhouse < FWaterhouse @HighlandCapital.com>
To: Kristin Hendrix < KHendrix@HighlandCapital.com>

Subject: RE: Wires for today

Date: Wed, 25 Nov 2020 10:01:23 -0600

Importance: Normal Inline-Images: image001.jpg

ok

From: Kristin Hendrix

Sent: Wednesday, November 25, 2020 10:01 AM

To: Frank Waterhouse Subject: Wires for today

HCM

AT&T USD 2,845.06 Grubhub USD 1,422.24

HCMFA

HCM Insurance

Acct USD 17,373.85 Dec premiums

NPA

HCM Insurance

Acct USD 38,453.01 Dec premiums UMB Bank USD 355.31

HCFD Operating

HCMFA USD 61,691.00 Shared Services

HCM Insurance

Acct USD 51,779.84 Dec premiums

Eagle Equity

HCM Insurance

Acct USD 2,323.63 Dec premiums

Okay to release?

Kristin Hendrix, CPA | Assistant Controller

HIGHLAND CAPITAL

300 Crescent Court | Suite 700 | Dallas, Texas 75201

O: 972,628.4127 | F: 972.628.4147

khendrix@highlandcapital.com | www.highlandcapital.com



Case 21-03007-sgj Doc 153 Filed 01/20/22 Entered 01/20/22 22:37:32 Desc Main Case 3:21-cv-00881-X Docum Potclingent Fired 01/20/2430 Fage 131 of 226 PageID 60433

From: Frank Waterhouse < FWaterhouse @HighlandCapital.com>

To: Kristin Hendrix < KHendrix@HighlandCapital.com>

Subject: RE: Wires for today

Date: Mon, 30 Nov 2020 10:45:44 -0600

Importance: Normal Inline-Images: image001.jpg

ok

From: Kristin Hendrix

Sent: Monday, November 30, 2020 10:46 AM

To: Frank Waterhouse Subject: Wires for today

HCM

Arris Western USD 11,000.00

HCMFA

HCM USD 308,374.00 Shared Services HCFD Oper USD 250,000.00 Equity Contribution

NPA

HCMFA USD 325,000.00 one day loan HCFD Oper USD 120,762.09 Transfer Pricing

HCFD Oper

Sea Island USD 23,511.90 Final Presidents Club bill

HCFD 12B-1

HCMFA USD 37,822.00 12B-1 Reimbursement

Falcon GP

HCM USD 15,000.00 Shared Services

<u>NREA</u>

HCM USD 80,000.00 Shared Services

Okay to release?

Kristin Hendrix, CPA | Assistant Controller



300 Crescent Court | Suite 700 | Dallas, Texas 75201

O: 972 628.4127 [F: 972.628.4147

Case 21-03007-sgj Doc 153 Filed 01/20/22 Entered 01/20/22 22:37:32 Desc Main Case 3:21-cv-00881-X Docum Protclingent Fired 01/20/24305 age 132 of 226 PageID 60434

From: Frank Waterhouse <FWaterhouse@HighlandCapital.com>
To: Kristin Hendrix <KHendrix@HighlandCapital.com>

Subject: RE: Wires for today

Date: Tue, 1 Dec 2020 12:04:49 -0600

Importance: Normal
Inline-Images: image001.jpg

ok

From: Kristin Hendrix

Sent: Tuesday, December 1, 2020 12:00 PM

To: Frank Waterhouse Subject: Wires for today

I	1	(٦	٨	1

Crescent TC	USD	158,695.74
Seery	USD	150,000.00
Nelms	USD	30,000.00
Dubel	USD	30,000.00
Simek	USD	42,598.52

HCMNY

Times Sq USD 27,454.67

HCMFA

NPA	USD	325,000.00	11/30/2020 Loan Repayment
HIGHLAND TOTAL			• •
RETURN	USD	72,912.75	Advisory Fees
HIGHLAND FIXED			
INCOME	USD	55,287.79	Advisory Fees
HIGHLAND/IBOXX			
SRLOAN ETF	USD	25,004.95	Advisory Fees
HIGHLAND SMALL CAP			
EQUITY	USD	19,293.59	Advisory Fees
EQUITY	USD	19,293.59	Advisory Fees

HCFD

Paul DeMaio USD 2,000.00 Return of IT Holdback

Okay to send?

Kristin Hendrix, CPA | Assistant Controller



300 Crescent Court | Suite 700 | Dallas, Texas 75201

Case 21-03007-sgj Doc 153 Filed 01/20/22 Entered 01/20/22 22:37:32 Desc Main Case 3:21-cv-00881-X Docum Protclingent Fired 01/20/2430 Fage 133 of 226 PageID 60435

From: Kristin Hendrix <KHendrix@HighlandCapital.com>
To: Frank Waterhouse <FWaterhouse@HighlandCapital.com>

Cc: David Klos < DKlos@HighlandCapital.com>

Subject: FW: HCM - HCMFA/NPA

Date: Mon, 21 Dec 2020 12:30:25 -0600

Importance: Normal

FYI

From: Jack Donohue

Sent: Monday, December 21, 2020 12:15 PM

To: Kristin Hendrix Cc: Fred Caruso

Subject: HCM - HCMFA/NPA

Kristin,

Has NPA paid the December payments \$168k and 252k payments for shared service and subadvisor? The last payment I see was 11/2/2020. Has HCMFA paid the December payment of \$416k? The last payment I see was on 11/2/2020.

Thanks,

Jack

Jack M. Donohue, CPA

Development Specialists, Inc.

10 South LaSalle Street, Suite 3300 Chicago, Illinois 60603

Phone: (312) 263-4141 Fax: (312) 263-1180

http://DSIconsulting.com/

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Case 21-03007-sgj Doc 153 Filed 01/20/22 Entered 01/20/22 22:37:32 Desc Main Case 3:21-cv-00881-X Docum Potclingent Fired 12/09/24/30 Fage 134 of 226 PageID 60436

From: Frank Waterhouse <FWaterhouse@HighlandCapital.com>
To: Kristin Hendrix <KHendrix@HighlandCapital.com>

Subject: Re: Wires for today

Date: Wed, 23 Dec 2020 11:05:46 -0600

Importance: Normal
Inline-Images: image001.jpg

Ok

On Dec 23, 2020, at 11:00 AM, Kristin Hendrix wrote:

<u>HCM</u>			
HCM Ins	USD	49,213.01	health insurance premium funding
EAC	USD	36,000.00	Retainer Invoice; approved by Seery
		,	The second secon
HCMFA			
HCM Ins	USD	8,686.93	health insurance premium funding
ACA	USD	375.00	
Principal	000	575.00	
Life	USD	71.53	
Life	OSD	11.55	
3.173.4			
NPA			
NPA HCM Inc	TISD	20 070 46	health insurance promium funding
NPA HCM Ins	USD	20,079.46	health insurance premium funding
HCM Ins	USD	20,079.46	health insurance premium funding
HCM Ins	USD	20,079.46	health insurance premium funding
HCFD Oper		,	
HCM Ins	USD USD	20,079.46 26,339.40	health insurance premium funding health insurance premium funding
HCFD Oper HCM Ins		,	
HCM Ins HCFD Oper HCM Ins EEA	USD	26,339.40	health insurance premium funding
HCFD Oper HCM Ins		,	

Okay to release?

Kristin Hendrix, CPA | Assistant Controller

300 Crescent Court | Suite 700 | Dallas, Texas 75201

O: 972.628.4127 | F: 972.628.4147

khendrix@highlandcapital.com | www.highlandcapital.com



Exhibit E

Case 21-03007-sgj Doc 153 Filed 01/20/22 Entered 01/20/22 22:37:32 Desc Main Case 3:21-cv-00881-X Docum Docum Protections Filed 01/20/22 Entered 01/20/22 22:37:32 Desc Main Case 3:21-cv-00881-X Docum Docum Docum Filed 01/20/22 Entered 01/20/22 22:37:32 Desc Main Case 3:21-cv-00881-X Docum Docu

From: Frank Waterhouse <FWaterhouse@HighlandCapital.com>
To: Kristin Hendrix <KHendrix@HighlandCapital.com>

Subject: Re: Wires for today

Date: Thu, 31 Dec 2020 12:13:42 -0600

Importance: Normal

Ok

<u>Falcon</u> <u>E&P</u>

HCM

USD

15,000.00 Dec shared services

On Dec 31, 2020, at 12:11 PM, Kristin Hendrix wrote:

<u>HCM</u>			
Meta-e	USD	360,384.10	approved by Seery
Houlihan Lokey	USD	41,460.00	approved by Seery
Bloomberg Finance LP	USD	16,491.04	approved by Seery
Arris Western Corp.	USD	11,000.00	approved by Seery
TW Telecom Holdings, llc	USD	6,182.17	approved by Seery
			final Garden leave payment (processed outside of
Mauro Staltari	USD	3,299.50	payroll)
Canteen Vending Services	USD	2,243.84	approved by Seery
Shawn Raver		1,984.95	approved by Seery
Four Seasons Plantscaping	USD	481.71	approved by Seery
Action Shred of Texas	USD	450.00	approved by Seery
ProStar Services, Inc	USD	367.38	approved by Seery
UPS Supply Chain Solutions	USD	164.31	approved by Seery
<u>HCMFA</u>			
Shawn Raver	USD	4,631.55	
DTCC ITP LLC	USD	892.88	
NPA	ì		
Bloomberg Finance LP	USD	26,177.78	
DST Asset Manager Solutions	USD	17,152.20	
Dallas Zoological Society	USD	9,404.00	
AnchorsGordan, PA	USD	1,605.75	
Dow Jones & Company, Inc.		1,599.00	
UPS Supply Chain Solutions	USD	521.37	
CHASE COURIERS, INC	USD	24.48	
HCFD Oper			
Highland Capital Management Fund			
Advisors	USD	64,562.00	Nov shared services
DST Technologies, Inc.	USD	5,741.59	
UPS Supply Chain Solutions	USD	114.68	
	USD	114.00	



Exhibit F

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	- §
	§ Chapter 11
HIGHLAND CAPITAL	§
MANAGEMENT, L.P.,	§ Case No. 19-34054-sgj11
~ .	§
Debtor.	§
	§
HIGHLAND CAPITAL	§
MANAGEMENT, L.P.,	§
TM 1 100	§
Plaintiff,	§
	\$ \$ \$
VS.	8
NEXPOINT ADVISORS, L.P., JAMES	§ Adversary Proceeding No
DONDERO, NANCY DONDERO, AND	§ 21-03005
THE DUGABOY INVESTMENT	
TRUST,	\$ &
11(0,01)	\$ \$ \$
Defendants.	§
	§
HIGHLAND CAPITAL	§ Adversary Proceeding No.
MANAGEMENT SERVICES, INC.,	§ 21-03006
JAMES DONDERO, NANCY	§
DONDERO, AND THE DUGABOY	§
INVESTMENT TRUST,	§
5	§
Defendants.	§
HCRE PARTERS, LLC (N/K/A/	Adversory Presenting No.
NEXPOINT REAL ESTATE	\$ Adversary Proceeding No\$ 21-03007
PARTNERS, LLC), JAMES DONDERO,	§ 21-03007 §
NANCY DONDERO, AND THE	8 8
DUGABOY INVESTMENT TRUST,	5 8
2 Como i il l'Estimati il illosi,	§ § §
Defendants.	3 §
2 oronaumo.	U

EXPERT REPORT OF STEVEN J. PULLY, CPA, CFA, ESQ.

December 10, 2021

Confidential

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I. BACKGROUND AND QUALIFICATIONS

- 1. My professional background includes over thirty-six years of experience as an investment banker, corporate board member, corporate executive, hedge fund executive, attorney, consultant, and expert witness.
- 2. I graduated with honors from Georgetown University in 1982 with a BSBA in Accounting, and I graduated from The University of Texas at Austin in 1985 with a Doctor of Jurisprudence degree. I hold the Chartered Financial Analyst (CFA) designation and am a licensed CPA and attorney in the State of Texas. I also hold the Series 7, 63, and 79 FINRA securities licenses¹. My CFA designation and my law, CPA, and FINRA licenses are all current.
- 3. I currently work as a corporate executive, as a corporate board member, as an investment banker, and as an expert witness.
 - a. I work on a part-time basis as the Chief Executive Officer of Harvest Oil & Gas, a former public company that is in the process of dissolving. I was Chairman of the Board of Harvest before assuming the Chief Executive Officer role. Until recently, Harvest was largely managed by another company pursuant to a services agreement. When the services agreement was entered into, the services provider and the predecessor of Harvest were affiliates, which they ceased to be during the term of the agreement. Services provided under the agreement included treasury, accounting, and operating functions. One of my roles as Chief Executive Officer is to replace the former service provider by bringing most business functions inhouse.
 - b. I currently serve on the boards of seven private companies. I am typically appointed to boards by large shareholders. In total, I have been on the boards of thirty-two public and private companies. Those companies have operated in a broad cross section of industries, including agriculture, aviation, energy, entertainment, manufacturing, real estate, refining, retail, restaurants, technology, and telecom. I have served on the boards of companies that have outsourced most of their corporate functions or provided outsourcing services for other companies.
 - c. I conduct my investment banking work through Speyside Partners, LLC ("Speyside Partners"), an entity that I co-founded.² At Speyside I work on mergers, acquisitions and divestitures, financings, and restructurings.
- 4. Through the end of 2014, I spent thirteen years working for two different hedge funds. I was the General Counsel and a partner of Carlson Capital, the most recent hedge fund for which I worked. Carlson Capital managed approximately \$9 billion across a number of different funds during much of my tenure and followed a multi-strategy investing approach. Prior to working at Carlson Capital, I worked for Newcastle Capital Management, a hedge fund that pursued a deep value and activist investment strategy. I was the President of Newcastle Capital

¹ I formerly held the Series 24 FINRA license.

² The website for Speyside Partners is <u>www.speysidepartners.com</u>.

Management and worked there for almost six years. Newcastle Capital Management managed as much as \$650 million across a variety of funds while I was employed there. During my tenure, I served as the Chief Executive Officer of two companies controlled by the firm. Both Carlson Capital and Newcastle Capital Management had "shared-services" arrangements, where a separate entity provided a variety of back office, mid-office, and front office services to an affiliated party.

- 5. Prior to becoming a hedge fund executive, I was an investment banker for approximately twelve years at various large firms, including as a Managing Director for Bank of America Securities and as a Senior Managing Director for Bear Stearns. I also worked as an investment banker at Kidder Peabody, PaineWebber, and Wasserstein Perella. Over the course of my work at large investment banking firms, I focused on mergers, acquisitions, divestitures, capital raising, and restructurings.
- 6. Prior to becoming an investment banker, I was a securities and corporate lawyer for almost four years at Baker Botts.
- 7. Based on the work that I have done over the past thirty-six years, I have developed a deep understanding of services agreements and outsourcing generally as well as corporate governance-related matters. I applied the knowledge and experience that I have gained over the past thirty-six years to my analysis in this report.
- 8. I have previously served as a testifying and/or consulting witness in the following actions:
 - a. Ascent Resources Utica, LLC (f/k/a American Energy Utica, LLC); Ascent Resources, LLC (f/k/a American Energy Appalachia Holdings, LLC); Ascent Resources Utica Holdings, LLC (f/k/a American Energy Ohio Holdings, LLC); The Energy & Minerals Group Fund III, LP; EMG Fund III Offshore Holdings, LP; FR AEU Holdings, LLC and FR AE Marcellus Holdings, LLC v. Duane Morris LLP, in the 165th Judicial District Court of Harris County, Cause No. 2015-46550) Consulting and Testifying witness for Plaintiffs.
 - b. *In re Paladin Energy Corp.*, Case No. 16-13590, in the United States Bankruptcy Court for the Northern District of Texas, Dallas Division Consulting and Testifying witness for Debtor.
 - c. In re: Potential Complaint Against Larry Noble, Noble Operating, LLC, Noble Natural Resources, L.L.C. and Javier Urias to Avoid Transfers Testifying witness for Potential Defendants.
 - d. James D. Sallah, not individually but solely in his capacity as Corporate Monitor for OM Global Investment Fund LLC and OM Global LP, Plaintiff, v. BGT Consulting, LLC, d/b/a BGT Fund Administration, and Lara Goldberg, Defendants Testifying witness on behalf of Defendants BGT Consulting, LLC, d/b/a BGT Fund Administration and Lara Goldberg.
 - e. Kenneth A. Kristofek, Gruene Interests, LLC and Gruene Interests Services, LLC, Gran Toro Rojo, LLC, and Gruene USFC, LLC, v. David Gunderson, Horace Winchester, Stan

Bradshaw, and Jerry Williamson, Gruenepointe Holdings, LLC, Adora 8, LLC, Adora 9, LLC, Adora 10, LLC, Adora 14 Realty, LLC, Onpointe Healthcare Development, LLC, U.S. Freedom Capital Holdings, LLC, Lake Ohana, LLC, U.S. Freedom Capital, LLC, and Encantado Investments, LLC, in the District Court of Dallas County, Texas, No. DC-16-07674 — Testifying witness on behalf of Plaintiffs.

- f. *In re SunEdison Securities Litigation*, in the U.S. District Court for the Southern District of New York, 16-md-2742-PKC Testifying witness on behalf of Plaintiffs.
- g. Avid Controls, Inc. v. GE Energy Power Conversion Technology, Ltd.; General Electric Company; and Current Power Solutions, Inc., In the United States District Court for the Southern District of Texas Houston Division, Civil Action No. 4:19-CV-01076 Testifying witness on behalf of Plaintiff.
- h. Lumos Partners, LLC, Claimant v. VAC-TRON EQUIPMENT, L.L.C., Respondent, In Arbitration before the American Arbitration Association Testifying witness on behalf of Claimant.
- Lord Abbett Affiliated Fund, Inc., et al., Individually and On Behalf of All Others Similarly Situated, Plaintiffs, v. Navient Corporation, et al., Defendants, Case No. 1:16-cv-112-GMS, in the United States District Court for the District of Delaware, Case No. 1:16-cv-112-MN — Testifying witness on behalf of Plaintiff.
- j. Southland National Insurance Corporation in Rehabilitation, Bankers Life Insurance Company in Rehabilitation, Colorado Bankers Life Insurance Company in Rehabilitation, and Southland National Reinsurance Corporation in Rehabilitation, Plaintiffs, v. Greg E. Lindberg, Academy Association, Inc., Edwards Mill Asset Management, LLC, New England Capital, LLC and Private Bankers Life and Annuity Co., Ltd., Defendants, in the General Court of Justice Superior Court Division, 19 CV 13093 —Testifying witness on behalf of Defendants.
- k. Baylor University and Southwestern Baptist Theological Seminary, Plaintiffs, v. Harold E. Riley Foundation and Mike C. Hughes, Defendants, in the District Court of Tarrant County, Texas, 67th Judicial District Testifying witness on behalf of Defendants.
- Advsr, LLC, Plaintiff, v. Magisto, Ltd. And Yahal Zilka, Defendants, in the United States
 District Court, Northern District of California, San Francisco Division, Case No. 3:19-cv2670 Testifying witness on behalf of Defendants.
- m. Lumos Partners, LLC, Claimant v. Altavian, Inc., In Arbitration before the American Arbitration Association Testifying witness on behalf of Claimant.
- n. Fouad Saade; and Kobi Electric, LLC, Claimants, v. Woodbridge International LLC, f/k/a Woodbridge Group, LLC; and Texender "Tex" Sekhon, Respondents, In Arbitration before the American Arbitration Association Testifying witness on behalf of Claimant.
- 9. I have attached a copy of my curriculum vitae as Exhibit A to this expert report ("Report").

II. ENGAGEMENT

- 10. Highland Capital Management, L.P., is the debtor in the bankruptcy proceeding, *In re: Highland Capital Management, L.P., Debtor,* and is referred to herein as the "Debtor" or the "Plaintiff." I have been engaged in the matters related to the bankruptcy proceeding that are listed below (collectively referred to as the "Actions").
 - a. HIGHLAND CAPITAL MANAGEMENT, L.P., Plaintiff, vs. NEXPOINT ADVISORS, L.P., JAMES DONDERO, NANCY DONDERO, AND THE DUGABOY INVESTMENT TRUST, Defendants, Adversary Proceeding No. 21-03005, as a consulting and testifying expert witness on behalf of NexPoint Advisors, L.P. ("NexPoint"), and James Dondero ("Dondero" and NexPoint are collectively referred to as the "NexPoint Defendants").
 - b. HIGHLAND CAPITAL MANAGEMENT, L.P., Plaintiff, vs. HIGHLAND CAPITAL MANAGEMENT SERVICES, INC., JAMES DONDERO, NANCY DONDERO, AND THE DUGABOY INVESTMENT TRUST, Defendants, Adversary Proceeding No. 21-03006, as a consulting and testifying expert witness on behalf of Highland Capital Management Services, Inc. ("HCMS"), and Dondero (Dondero and HCMS are collectively referred to as the "HCMS Defendants").
 - c. HIGHLAND CAPITAL MANAGEMENT, L.P., Plaintiff, vs. HCRE PARTERS, LLC (N/K/A/ NEXPOINT REAL ESTATE PARTNERS, LLC), JAMES DONDERO, NANCY DONDERO, AND THE DUGABOY INVESTMENT TRUST, Defendants, Adversary Proceeding No. 21-03007, as a consulting and testifying expert witness on behalf of HCRE Partners, LLC ("HCRE"), and Dondero (Dondero and HCRE are collectively referred to as the "HCRE Defendants").
 - d. The NexPoint Defendants, the HCMS Defendants, and the HCRE Defendants are collectively referred to as the "Defendants."
- 11. The Plaintiff has made claims against the Defendants for breach of contract, turnover of property, fraudulent transfer, and breach of fiduciary duty.
- 12. My engagement is through the law firms of Munsch Hardt Kopf & Harr, P.C. ("Munsch Hardt") and Stinson LLP ("Stinson"), which are acting as counsel to the Defendants. I am being compensated for my time at the rate of \$750.00 per hour. My compensation is not in any way contingent on (i) the opinions I express in this Report or any additional report, (ii) the content of any testimony I may give, or (iii) the outcome of the Action.
- 13. I have met with Dondero as well as D. J. Sauter, who is the General Counsel of NexPoint. I have also met with attorneys from counsel to the Defendants: Munsch Hardt, and Stinson.
- 14. I was asked to provide my opinion regarding whether it was appropriate for the Plaintiff to not pay the interest and principal on the Notes (as hereinafter defined) on behalf of NexPoint, HCMS and HCRE (collectively, the "Makers") by December 31, 2020.

III.BRIEF SUMMARY OF OPINIONS

- 15. I believe that the Plaintiff did not act reasonably by failing to pay amounts due on the Notes on behalf of the Makers by December 31, 2020, and otherwise in how it comported itself with respect to the Notes. Section 6.01 of the NexPoint Services Agreement (as hereinafter defined) sets forth a standard of care that the Plaintiff was supposed to comply with in paying the NexPoint Term Note; I also believe that each of the services agreements between the Plaintiff and the Makers required the Plaintiff to act in a reasonable way.
- 16. In forming my opinions and preparing this Report, I relied on all the materials listed in <u>Exhibit</u> <u>B</u> or otherwise cited herein as well as my background and personal experiences.
- 17. In offering my opinions, I am not opining on the legal enforceability of any agreements between the parties to the Actions.
- 18. I reserve the right to amend my Report should new information become available, including any assertions of the parties, witnesses, or any experts made in response to this Report.

IV. ASSUMPTIONS

- 19. The Debtor filed for bankruptcy on October 16, 2019. During the Debtor's bankruptcy, James Seery ("Seery") served as the Chief Executive Officer and/or Chief Restructuring Officer of the Debtor.
- 20. The Debtor was formerly managed by Dondero, who was the firm's co-founder and was its President until January 9, 2020, at which time he resigned all positions with the Debtor and also relinquished control of the Debtor.³ As of October 9, 2020, Dondero ceased to have any involvement as an officer or director of the Debtor.⁴ Dondero also testified that there was tension between Seery and him as well as Seery and others at Highland.⁵
- 21. During 2020, the relationship between Dondero and the Plaintiff became increasingly adversarial. For example, in addition to Dondero ceasing to have any involvement as an officer or director of the Plaintiff, there were various adversarial proceedings between the parties.⁶
- 22. NexPoint, HCMS and HCRE executed certain notes in favor of the Debtor as described below:
 - a. NexPoint executed a promissory note in the original principal amount of \$30,746,812.33, and payable in thirty annual installments beginning by December 31, 2017 (the "NexPoint Term Note"). The NexPoint Note was fully payable in

³ Dondero Deposition, Volume 2, Page 291, lines 9 – 12.

⁴ *Id.* at Page 374, lines 8 − 10.

⁵ *Id.* at page 87, lines 8 - 14.

⁶ See, e.g., Id. at page 374, lines 6-9.

Amended Complaint dated August 27, 2021 (the "NexPoint Amended Complaint"), filed by Highland Capital Management, L.P. as plaintiff against defendants, NexPoint Advisors, L.P., James Dondero, Nancy Dondero, and The Dugaboy Investment Trust at 2.

- the event of default.⁸ As of December 31, 2020, \$23,610,194.59 of principal remained outstanding on the NexPoint Term Note.⁹
- b. HCMS executed a term note in the original principal amount of \$20,247,628.02 and payable in thirty annual installments beginning on December 31, 2017 (the "HCMS Term Note"). The HCMS Term Note was fully payable in the event of default. 11
- c. HCRE executed a term note in the original principal amount of \$6,059,831.51 and payable in thirty annual installments beginning on December 31, 2017 (the "HCRE Term Note"). The HCRE Term Note was fully payable in the event of default. 13
- 23. The Debtor and the Makers were all involved in the investment management business, collectively managing billions of dollars on behalf of investors at various points over the course of their relationship with each other. At the time that the NexPoint Term Note, the HCMS Term Note, and the HCRE Term Note (collectively, the "Notes") were entered into, the Plaintiff, NexPoint, HCMS, and HCRE were all related parties as a result of overlapping equity ownership of the entities. As of December 31, 2020, NexPoint, HCMS, and HCRE ceased to have any overlapping equity ownership with the Plaintiff but continued to have overlapping ownership with each other.
- 24. The Plaintiff and NexPoint are parties to an Amended and Restated Shared Services Agreement dated January 1, 2018 (the "NexPoint Services Agreement") pursuant to which Plaintiff provided a broad array of services to NexPoint. NexPoint operated its business with a small number of employees, relying on Plaintiff's much larger workforce to provide many key services for NexPoint to run its business. The NexPoint Services Agreement details numerous areas where the Plaintiff was to provide services to NexPoint, with the Plaintiff essentially providing the entire workforce for most areas of NexPoint's business. The areas that the Plaintiff provided services to NexPoint were detailed under the following headings in the NexPoint Services Agreement: Back- and Middle-Office, Legal Compliance/Risk Analysis, Tax, Management of Clients and Accounts, Valuation, Execution and Documentation, Marketing, Reporting, Administrative Services, Ancillary Services, and Other. The NexPoint Services Agreement essentially covered all functional areas of NexPoint's business other than the executive and investment functions.

⁸ NexPoint Amended Complaint, Exhibit 3. Additionally, I am informed that there was the potential for forgiveness of the Notes in certain circumstances that had also not occurred by December 31, 2020.

⁹ D-NNI -074142.

¹⁰ Amended Complaint dated August 27, 2021 ("HCMS Amended Complaint"), filed by Highland Capital Management, L.P. as plaintiff against defendants, Highland Capital Management Services, Inc., James Dondero, Nancy Dondero, and The Dugaboy Investment Trust at 2.

¹¹ HCMS Amended Complaint, Exhibit 6.

¹² Amended Complaint dated August 27, 2021 ("HCRE Amended Complaint"), filed by Highland Capital Management, L.P. as plaintiff against defendants, HCRE Partners, LLC, James Dondero, Nancy Dondero, and The Dugaboy Investment Trust at 2.

¹³ HCRE Amended Complaint, Exhibit 6.

¹⁴ Amended and Restated Services Agreement dated January 1, 2018, Exhibit 9 to Seery Deposition.

 $^{^{15}}$ *Id.* at pages 3 - 5.

- 25. The NexPoint Services Agreement contains several provisions relating to the Plaintiff's obligation to make interest and principal payments on the NexPoint Term Note, including the following:
 - a. Section 2.02(a) details various "Back and Middle Office" tasks that the Plaintiff was responsible for performing on behalf of NexPoint. Those services included "payments," which encompassed payments of interest and principal on the NexPoint Term Note.
 - b. Section 2.02 (b) provided for the Plaintiff to provide "[a]ssistance and advice with respect to legal issues...". 18
 - c. Section 6.01 describes the standard of care that the Plaintiff was supposed to provide to NexPoint. 19 The provision provides that the Plaintiff "shall discharge its duties under this Agreement with the care, skill, prudence and diligence under the circumstances then prevailing that a prudent person acting in a like capacity and familiar with such matters would use in the conduct of an enterprise of a like character and with like aims."
 - d. Section 8.01 required that any amendments or modifications to the agreement were required to be in writing and signed by each party.²⁰
 - e. Section 8.07 provided that any "condition or obligation imposed upon any Party may be waived only upon the written consent of the Parties."²¹
- 26. The Plaintiff first sought to provide notice of termination of the NexPoint Services Agreement in November of 2020, however, the termination date was extended²² and the NexPoint Services Agreement was still in effect as of December 31, 2020.
- 27. While there was no written agreement between either HCMS or HCRE, on the one hand, and the Plaintiff, on the other hand, relating to services that the Plaintiff was to supply to either party, the services that the Plaintiff provided to HCMS and HCRE were essentially the same services that the Plaintiff provided to NexPoint²³ and involved a comprehensive array of services that were necessary in the day-to-day operations of the business of HCMS and HCRE. Like with NexPoint, by December 31, 2020, there was a long history of the Plaintiff having provided services to HCMS and HCRE.²⁴

¹⁶ *Id.* at pages 3 - 4.

¹⁷ *Id.*, Section 2.02(a) provided, "Back- and Middle Office. Assistance and advice with respect to back- and middle-office functions including, but not limited to . . . finance and accounting, payments, operation, bookkeeping, cash management . . . accounts payable . . ."

¹⁸ *Id.* at page 4.

¹⁹ *Id.* at 11.

²⁰ *Id.* at 14.

²¹ *Id*. at 16.

²² Dondero Deposition, Volume 2, page 375, lines 3-10.

²³ See, e.g., Dondero Deposition, Volume 2, page 335, line 19 to page 336, line 13; Waterhouse Deposition, page 353, lines 6 – 10, page 357, lines 19 – 24.

²⁴ Dondero Deposition, Volume 2, page 94, lines 20 - 22; page 95, lines 4 - 9.

28. When asked about whether the Plaintiff had a services agreement with HCMS, Dondero replied as follows during his deposition²⁵:

My answer would be the advisors like NexPoint and HFAM that had to have by law and regulatory statute have to have formal sub advisors and shared services agreements had formal shared services agreement. Entities that didn't need to have formal written shared services agreements were often serviced similarly or -- or exactly the same as those entities, but without a written agreement, but with a verbal shared services agreement providing, again, all the same similar services, and the entities that didn't have a written shared services agreement ·weren't getting shared services or support from any other entities other than Highland doing the same thing for them that it did for the mutual funds.

- 29. Dondero had a similar response with regard to there being an oral agreement for the Plaintiff to provide services to HCRE.²⁶
- 30. There was extensive testimony about the services that the Plaintiff provided to HCMS and HCRE:
 - a. Under the oral agreements to provide services to HCMS and HCRE, the Plaintiff was responsible for making payments of interest and principal on the HCMS Notes and the HCRE Notes, which had previously been made by December 31, 2017, 2018, and 2019.²⁷
 - b. HCMS and HCRE relied on the Plaintiff to provide services because HCMS and HCRE, like NexPoint, did not have the employees or infrastructure to run its business without the services provided by the Plaintiff.²⁸
 - c. According to Frank Waterhouse ("Waterhouse"), the Chief Financial Officer of the Plaintiff throughout 2020²⁹, the Plaintiff provided the same services to HCRE and HCMSS that it did for NexPoint.³⁰ He also specifically testified that Plaintiff's services included timely paying of bills and loan payments for HCMS³¹ and the same bill paying for HCRE that it did for HCMS and NexPoint.³²
- 31. Interest and principal were due on the Notes by December 31, 2020. Neither interest nor any principal payments were paid on any of the Notes by December 31, 2020. The Plaintiff was supposed to facilitate these payments even though the payments were supposed to be to itself.

²⁵ Dondero Deposition, Volume 2, page 335, line 19 to page 336, line 13.

 $^{^{26}}$ *Id.* at page 381, lines 10 – 23.

²⁷ Waterhouse Deposition, page 354, lines 2 - 23, page 357, lines 2 - 18.

²⁸ Dondero Deposition, Volume 2, page 371, lines 5-9.

²⁹ Waterhouse Deposition, page 28, lines 15-16.

 $^{^{30}}$ *Id.*, page 353, 6-10; 357: 19 – 24.

³¹ *Id.* at page 354, lines 2 to page 357, line 18.

 $^{^{32}}$ *Id.* at page 358, lines 12 - 24.

- 32. On January 7, 2021, the Debtor delivered a letter to each of the Makers (the "Acceleration Letters") indicating that a default had occurred on each of the Notes and demanding the immediate full payment of "all principal, interest, and any other amounts due on the Note...". The effect of the Acceleration Letters was that millions of dollars of principal payments were suddenly due; had the Acceleration Letters not been sent, principal on the Notes would have amortized ratably through 2047.
- 33. In addition to being the Plaintiff's Chief Financial Officer, Waterhouse was also an officer of two of the three Makers as of December 31, 2020.
 - a. He was the Treasurer of NexPoint, an officer-level role, during all periods relevant to my Report. Waterhouse reported at his deposition, "I still manage the finance and accounting function for NexPoint."³⁴
 - b. He was the treasurer and acting treasurer of HCMS.³⁵
- 34. Plaintiff alleges that Dondero orally instructed Waterhouse to not pay the interest and principal on the NexPoint Term Note that was due on December 31, 2021.³⁶ No evidence has been presented that suggests that Dondero's alleged instructions for the Plaintiff to not pay interest and principal on the NexPoint Term Note was in writing. The apparent rational for the alleged instruction was that NexPoint believed that there had been substantial overcharges totaling in the millions of dollars by the Plaintiff under the NexPoint Services Agreement. The overcharges related to charges for employees who were no longer working for the Plaintiff but that were still being charged to NexPoint, which was a violation of the NexPoint Services Agreement. Furthermore, Dondero denies that he instructed Waterhouse not to pay the NexPoint Term Note.³⁷
 - a. Dondero denies that he instructed that no interest and principal be paid on the NexPoint Term Note, testifying, "There is no logical reason, nor would I have ever authorized or suggested no payment to put us...in default due to a *deminimis* amount of money....even if I was highly annoyed with Seery, even if we knew that Seery and Highland had overcharged NexPoint by whatever it was, 14, 16, million bucks, I would not have let a small amount cause a...breach."³⁸
 - b. Dondero also testified that the Plaintiff made the payments due on the Notes by December 31 of 2017, 2018 and 2019 without any specific authorization from any of the Makers.³⁹
- 35. No evidence was presented suggesting that Dondero, HCMS or HCRE instructed the Plaintiff not to make payments on the HCMS Term Note or the HCRE Term Note. HCMS and HCRE had a reasonable expectation that interest and principal on the HCMS Notes and HCRE Notes

³³ Exhibit 6 to Seery Deposition taken on October 21, 2021.

³⁴ Waterhouse Deposition, page 28, lines 15-16.

 $^{^{35}}$ *Id.*, at page 30, lines 9 – 16.

 $^{^{36}}$ *Id.*, at page 390, lines 4 – 13.

³⁷ Dondero Deposition, Volume 2, page 391:18-25.

 $^{^{38}}$ Id

³⁹ *Id.* at page 463, lines 10-25.

would be paid by December 31, 2020, given past practices and the Plaintiff's obligation to do so.

- 36. Mr. Waterhouse testified about his responsibility in connection with making the payments on the Notes that were due by December 21, 2020⁴⁰:
 - Q: Did you approve of each payment that was made against principal and interest on the notes that were given by the affiliates of Mr. Dondero?
 - A: Did I approve the payments? I approve I approve if there was cash if there was cash being repaid on a note payment, yes, I approved in the general sense of being made aware of the payment and the amount."
 - Q: And are you the person who authorized Highland's employees to effectuate those payments?

A: Yes.

- 37. No evidence has been presented of any discussions that the Plaintiff had with Dondero or any of the Makers prior to December 31, 2020, with regard to payments on the Notes other than the alleged discussion between Dondero and Waterhouse described above relating to the NexPoint Term Note. Specifically, the evidentiary record reflects that there was no follow-up by Waterhouse or anyone else at the Plaintiff confirming that it was Dondero's intent for there not to be any payments made on the NexPoint Term Note.⁴¹
 - a. A number of Plaintiff's employees knew about Dondero's alleged instructions prior to December 31, 2020, with respect to the NexPoint Term Note, yet no effort was undertaken to investigate Dondero's instructions by speaking with him or otherwise confirming what NexPoint's intent was regarding the NexPoint Term Note.
 - b. Deposition testimony by Kristin Hendrix ("Hendrix"), who was the assistant controller of the Plaintiff at the time, revealed that she knew by November 30, 2020, or December 1, 2020, that the Plaintiff was not going to pay the interest and principal on the NexPoint Term Note that was due by December 31, 2020.⁴²
 - c. Waterhouse testified that he did not follow-up with Dondero about whether NexPoint should make the payments required by December 31, 2020.⁴³
- 38. Waterhouse also testified that there had not been any instructions from anyone to the Plaintiff to not make the required payments on the HCMS Term Note or the HCRE Term Note by December 31, 2020.⁴⁴ When asked about Dondero's tone when he talked to him about the fact that the payments had not been made on the HCMS Term Note and the HCRE Term Note,

⁴⁰ Waterhouse Deposition, page 56, line 21 to page 57, line 10.

⁴¹ *Id.*, at page 391, lines 18 – 21.

⁴² Hendrix Deposition, page 12, lines 4-7.

⁴³ Waterhouse deposition, pages 391: line 18 to page 392, line 2.

⁴⁴ Waterhouse Deposition, pages 393, line 21 – 25 to page 394, line 4.

Waterhouse said that the tone was very negative and that Dondero's reaction was consistent with the fact that Dondero was surprised that the payments had not been made. 45

V. <u>SERVICES AGREEMENTS GENERALLY</u>

- 39. Companies seeking to conduct operations more efficiently frequently outsource various operational, accounting, treasury, and other functions to a service provider. By outsourcing such functions, the customer of the services provider can avoid costly employee and infrastructure investments that would otherwise be required to conduct the outsourced functions.
- 40. The agreement between the party receiving the services and the party providing the services is often referred to as a "services agreement," an "outsourcing agreement," or a "shared services agreement." These terms have the same meaning for purposes of this Report although the term "shared services" is often used in the context of a company sharing services with an affiliated party.
- 41. The parties to a services agreement are sometimes related and other times are completely separate with no prior business relationship.
- 42. The actual agreement that comprises the services to be provided under a services agreement varies in form. Some services agreements are comprehensive, others provide limited written direction, and still others are oral.
- 43. Smaller companies are often more likely to outsource a broad set of business functions, typically because they are growing rapidly and do not have the financial resources or time to build out various important business functions.
- 44. Virtually every company outsources some type of business function to a third-party. For example, many companies outsource limited functions such as payroll processing or IT services to various vendors. There is a distinct difference, however, between outsourcing limited functions to a vendor that provides services for many clients versus the more fulsome relationship that is embodied by the typical services agreement involving the services provider managing major aspects of a company's operational and back-office functions.
 - a. Providers of more fulsome services have additional duties relative to a provider that is responsible for limited services. Those additional duties generally emanate from the level of responsibility that the services provider takes on and the services provider's more intimate knowledge of its customer's business.
 - b. Said another way, a provider of a straightforward and often outsourced service such as payroll processing has no reason to understand the underlying business issues of its customers or the perspectives of the employees for which it processes payroll. On the other hand, a provider of more fulsome services has an intimate knowledge

 $^{^{45}}$ *Id.* at page 394, lines 12 - 21.

of the goals, objectives, and capabilities of its customers and in discharging its obligations, cannot ignore that knowledge.

- 45. In the case of services agreements that cover a fulsome set of activities for the customer, even if there is a comprehensive agreement between the parties, it is difficult to enumerate with specificity each individual task that the services provider is expected to perform. Tasks are therefore often described in broad terms as opposed to specific detail (i.e., the service provider is required to handle accounting functions for its customer as opposed to saying that a trial balance is required 15 days after month-end, or the annual audit must be completed by a specified date).
 - a. Despite the difficulty in describing each task with specificity that the services provider is required to perform, the specific tasks become apparent as the services provider performs functions on behalf of its customer. In the ordinary course, practices develop that inevitably are deemed acceptable to the services provider and its customer. Such practices are generally fully clarified within one year of the inception of the services agreement because that timeframe allows the parties to interact with each other over the course of a full accounting cycle.
 - b. Following the initial cycle of activities, those previously performed practices are often referred to as "past practices" and such past practices become an important piece in gauging whether the services provider has met it obligations in future periods. Having been affiliated with companies that are customers of services providers, I think of past practices as having virtually the same effect as a written document provided that the services agreement is not written in a way that prohibits such an interpretation.
- 46. Services agreements between related parties often present complicated issues, especially if the relationship changes between the parties during the term of the services agreement. For example, at the beginning of the term of the services agreement, two related parties might constructively work together, almost obviating the need for a detailed agreement between the parties. If there is a change in the relationship between the parties that leads to less cooperation, the original agreement may not be comprehensive enough to optimally deal with the change in circumstances.
 - a. In such situations, past practices can become an even more important factor in determining the services provider's obligations and the reasonable expectations that the customer should have if the contract language is not explicit on the point.
 - b. While the services provider and a customer that is related at the outset of an agreement may cease to be related at some point during the term of the agreement, the services provider's knowledge of the customer's business objectives does not necessarily become stale immediately upon the change in affiliate status. Consequently, any higher duty that comes about from the knowledge that the services provider has about its customer is not necessarily impacted if the affiliate status of the services provider and its customer changes.

VI. OPINIONS

- A. The Plaintiff was obligated to pay interest and principal on the NexPoint Term Note by December 31, 2021, on behalf of NexPoint. Despite the alleged instruction from Dondero that the Plaintiff should not make any payments on NexPoint's behalf, the Plaintiff's obligations to make the payments did not end. At a minimum, the Plaintiff had a duty to investigate whether the payments should have been made, which it did not do. In not making the payments on the NexPoint Term Note and not undertaking steps to further investigate whether the payments should have been made, the Plaintiff did not act reasonably.
- 47. The payment terms of the NexPoint Term Note required that interest and principal was due to the Plaintiff from NexPoint on or before December 31, 2020. It is undisputed that interest and principal were not paid on the NexPoint Term Note by the required date.
- 48. The Plaintiff was obligated to make the payment of interest and principal on behalf of NexPoint on or before December 31, 2020, under the NexPoint Services Agreement.
- 49. The Plaintiff has taken the position that the interest and principal that was due on the NexPoint Term Note by December 31, 2020, was not paid because of Dondero's alleged directive to Waterhouse to not make the payments.⁴⁶
- 50. The evidentiary record highlights several noteworthy facts:
 - a. The Plaintiff had conflicting roles because it was the payee of the NexPoint Term Note and also had the obligation to cause the payments to be made on the NexPoint Term Note. The conflicting roles were also heightened because of the increasingly adversarial role that had developed between the Plaintiff and Dondero.
 - b. The Plaintiff stood to benefit mightily if NexPoint defaulted on the payment of interest or principal, given the Plaintiff's ability to immediately accelerate the payment of the NexPoint Term Note. Without a default, some of the principal of the Notes could have been outstanding until 2047.
 - c. Waterhouse was an officer of the Plaintiff and was also an officer of NexPoint, creating a conflict beyond the conflicts that the Plaintiff had that are described above. Given his dual roles, he had knowledge of the business objectives and financial condition of NexPoint, which should have made it clear to him that NexPoint would not welcome a default on the NexPoint Term Note.
 - d. NexPoint allegedly made overpayments to the Plaintiff that Dondero wanted to be offset against the required interest and principal payments on the NexPoint Term Loan.⁴⁷ The overpayments related to workers that the Plaintiff was charging to NexPoint that no longer worked for the Plaintiff, which violated the terms of the

⁴⁶ Waterhouse Deposition, page 390, lines 4 - 13.

⁴⁷ Seery Deposition, page 226, lines 2 – 4; Dondero Deposition, Volume 2, page 392, lines 3 – 7.

- NexPoint Services Agreement. There were ongoing discussions between Dondero and Seery leading up to the end of 2020 relating to the topic.
- e. There is no evidentiary record describing any effort by the Plaintiff to warn NexPoint of the implications of Dondero's alleged request for the payments on the NexPoint Term Note to not be made. For example, despite the fact that the NexPoint Services Agreement required the Plaintiff to provide NexPoint with legal services, the Plaintiff failed to provide NexPoint with legal advice that failing to pay interest and principal could result in an acceleration of the NexPoint Term Loan.
- 51. In my opinion, Dondero's alleged statement to Waterhouse that the Plaintiff should not make payments on the NexPoint Term Note on December 31, 2020, did not provide a basis for the Plaintiff to not make the payments on the Notes given its obligations to NexPoint under the NexPoint Services Agreement. Several reasons support my opinion:
 - a. There is no evidence that the Plaintiff took any reasonable steps to address the myriad of conflicts that it faced.
 - i. The Plaintiff's obligations regarding the required payments of the Notes involved the conflict-ridden task of authorizing and making a payment to itself. Additionally, the Plaintiff stood to benefit significantly by putting the NexPoint Term Note into default given that a default would allow the Plaintiff to realize the proceeds from repayment of the note far earlier than it otherwise would have; had the NexPoint Term Loan not been accelerated, it would have remained outstanding until 2047. While the evidence is silent on whether the Plaintiff was considering the repayment benefit of the NexPoint Term Loan to itself, from an appearance standpoint, the conflict was glaring.
 - ii. The Plaintiff apparently took no steps to address these conflicts either by conferring with NexPoint or Dondero. Conferring with NexPoint or Dondero would have helped in establishing that NexPoint and Dondero really did not want the Plaintiff to transfer funds to pay interest and principal on the NexPoint Term Loan.
 - iii. The Plaintiff also has presented no evidentiary record reflecting how any internal steps were taken to address the conflict. Such steps might have included conducting meetings internally with minutes to reflect discussion regarding the conflict or any efforts to seek guidance from counsel to assist with the conflict.
 - iv. According to deposition testimony by Hendrix, who was the assistant controller of the Plaintiff at the time⁴⁸, she recalled receiving a phone call from Waterhouse on either November 30, 2020, or December 1, 2020, where Waterhouse indicated that no payments would made by the Plaintiff

⁴⁸ Hendrix Deposition, page 12, lines 4-7.

on behalf of NexPoint.⁴⁹ Accordingly, it seems that Plaintiff decided as early November 30, 2020 or December 1, 2020, to not make the payments on the NexPoint Term Note. Given the apparent time frame of the decision to not make the payment, the Plaintiff had ample time to confirm in writing with Dondero that the payments should not be made or to otherwise take reasonable steps to ensure that a mistake was not being made and that the Plaintiff was acting reasonably.

- b. The Plaintiff had an obligation to act reasonably in discharging its obligations to make the payments on the NexPoint Term Note on behalf of NexPoint. In addition to not properly addressing conflicts as set forth above, the evidentiary record further reflects that the Plaintiff did not act reasonably.
 - i. No effort was undertaken to inform Dondero that the Plaintiff disagreed with his assumption that there were offsets to the required interest and principal payment requirements on the NexPoint Term Note. Absent any communication from the Plaintiff, Dondero simply had no way of knowing that the Plaintiff disagreed with his perspective that a right of offset did exist, so it was reasonable for him to think that discussion of an offset was on the table.
 - ii. Waterhouse had worked for or with Dondero for many years, making him very familiar with Dondero's management style. Dondero is a decisionmaker who is willing and does change his mind when presented with new facts, something that Waterhouse should have been aware of yet did nothing to address.
 - iii. Given the massive implications of a default of the NexPoint Term Loan to NexPoint, which the Plaintiff should have understood given the robust services that it was providing to NexPoint and the dual financial responsibilities that Waterhouse had to both organizations, the Plaintiff should have acted more responsibly by engaging with NexPoint and Dondero to confirm NexPoint's intent.
 - iv. The NexPoint Services Agreement provides that the Plaintiff was supposed to provide NexPoint with legal advice. In effect, the Plaintiff was NexPoint's law firm. Had the Plaintiff met its commitment, it would have had its internal counsel consult with NexPoint to point out the legal ramifications of the interest and principal payments not being made. There is no evidence suggesting that the Plaintiff took any steps to meet its obligation to provide legal advice as required under the NexPoint Services Agreement.
- c. Waterhouse had a conflict separate from the conflicts that the Plaintiff otherwise had given that he was an officer of both the Plaintiff and the NexPoint. Among

 $^{^{49}}$ *Id.* at 71, lines 4-7.

other things, Waterhouse's officer role for NexPoint must have provided him with insights into NexPoint's business objectives, which could not have included any appetite for having the Notes accelerated. Yet there is no evidence that Waterhouse's knowledge was utilized in Plaintiff's decision making regarding the required payments of the Notes. It is inapposite to argue that because Waterhouse had knowledge about NexPoint from a source other than the Plaintiff, that he was entitled to ignore that knowledge. In discharging its duties under the NexPoint Services Agreement, the Plaintiff should have been using all information that it had available in its work on behalf of NexPoint.

- d. The NexPoint Services Agreement provided that any amendment to the agreement needed to be in writing⁵⁰ and any consent to a change in the agreement needed to be in writing.⁵¹ No such effort to comply with the writing requirement was undertaken and highlights the fact that any oral statement by Dondero regarding the NexPoint Term Loan not being paid was insufficient under the express terms of the NexPoint Services Agreement.
- e. Section 6.01 of the NexPoint Services Agreement also describes the standard of care that the Plaintiff was supposed to provide to NexPoint in the discharge of its obligations under the agreement.⁵² The provision provides that the Plaintiff "shall discharge its duties under this Agreement with the care, skill, prudence and diligence under the circumstances then prevailing that a prudent person acting in a like capacity and familiar with such matters would use in the conduct of an enterprise of a like character and with like aims." For reasons already described herein, the Plaintiff did not discharge its duties with such care.
- 52. For the foregoing reasons, any alleged default under the NexPoint Term Note was the result of the Plaintiff's own negligence and misconduct, which underscores that Plaintiff did not act reasonably in the discharge of its obligations to NexPoint.
 - B. Based on the oral agreement that the Plaintiff had with HCMS and HCRE and consistent with the services that the Plaintiff had previously provided, HCMS and HCRE had a reasonable expectation that the Plaintiff would continue paying interest and principal on behalf of those entities absent explicit direction to the contrary. As there was no directive from anyone affiliated with HCMS or HCRE to relieve the Plaintiff of that responsibility, the Plaintiff did not act reasonably by not meeting its obligations to make payments of interest and principal on behalf of HCMS and HCRE.
- 53. While the services agreements between Plaintiff, on the one hand, and HCMS and HCRE, on the other hand, were oral, the existence of an oral services agreement between affiliated parties involved in the investment management business is common and is something that I have regularly observed.

⁵⁰ Amended Services Agreement, Section 8.01.

⁵¹ *Id.* at Section 8.07.

⁵² *Id.* at Section 6.01.

- 54. Like with NexPoint, the Plaintiff provided HCMS and HCRE with a comprehensive array of services that were necessary to the day-to-day operation of their businesses. There was a lengthy history of the Plaintiff providing HCMS and HCRE with such services. The broad array of services provided by the Plaintiff to NexPoint were the same as the scope of work performed by the Plaintiff for HCMS and HCRE.
- 55. The evidentiary record highlights several noteworthy facts:
 - a. The evidentiary record reflects that the Plaintiff historically made payments on behalf of the HCMS Term Note and HCRE Term Note in addition to providing an array of other critical services to HCMS and HCRE not dissimilar from many of the services that the Plaintiff provided to NexPoint under the NexPoint Services Agreement.⁵³
 - b. No evidence has been presented suggesting that there was any communication from HCMS, HCRE, or Dondero suggesting that the payments on the HCMS Term Note and the HCRE Term Note should not continue.
 - c. No evidence has been presented suggesting that on payment dates in years prior to 2020 HCMS or HCRE had to notify the Plaintiff that it wanted the Plaintiff to make the required payments on the HCMS Term Note or the HCRE Term Note. Accordingly, it would not have been reasonable for the Plaintiff to expect that HCMS or HCRE were required to take any affirmative steps to have payments made on their notes.
 - d. The Plaintiff had conflicting roles because it was the payee of the HCMS Term Note and the HCRE Term Note and also had the obligation to cause the payments to be made of those notes. The conflicting roles were also heightened because of the increasingly adversarial role that had developed between the Plaintiff and Dondero.
 - e. The Plaintiff stood to benefit mightily if HCMS and HCRE defaulted on the payment of interest or principal, given the Plaintiff's ability to immediately accelerate the payment of those notes. Without a default, some of the principal of the HCMS Term Note and the HCRE Term Note could have been outstanding until 2047.
 - f. Waterhouse was an officer of the Plaintiff and was also an officer of HCMS, creating a conflict beyond the conflicts that the Plaintiff had that are described above. Given Waterhouse's dual roles, he had knowledge of HCMS's business objectives and financial condition, which should have alerted him that HCMS would not welcome a default on the HCMS Term Note.

⁵³ See, e.g., Dondero Deposition, Volume 2, pages 335:19 to 336:13; page 381, lines 10-23.

- g. The Plaintiff made no effort to warn HCMS or HCRE of the implications of the Plaintiff not making payments on the HCMS Term Note or HCRE Term Note by December 31, 2020.
- 56. Dondero testified about the payments that were required on the HCMS Term Note by December 31, 2020, indicating that there was an expectation by HCMS that the payments were going to be made, regardless of whether there were specific instructions by HCMS to do so:⁵⁴
 - Q: Okay. Do you know whether anybody acting on behalf of HCMS ever instructed or authorized Highland to make a payment on account of HCMS's term note to Highland?
 - A. Well, again, and maybe I didn't say it clearly enough. I think there was a reliance in the due course aspect, especially on small amounts, and it would have been done by Highland personnel on behalf of Services.

* * * * *

- Q. And I'm going to ask you, Mr. Dondero, to be patient with me and to listen carefully to my question. Are you aware of anybody acting on behalf of HCMS, whoever instructed Highland to make a payment in satisfaction of any payment that was due at the year-end of 2020 under the term note?
- A. Not specifically, but I'm saying I don't think it needed to be made specifically.
- 57. The Plaintiff was required to act reasonably in the performance of its obligations to HCMS and HCRE given the record of past practices and the precedent created by similar work done by the Plaintiff for NexPoint. With respect to the payments required under the HCMS Term Note and the HCRE Term Note by the Plaintiff, HCMS and HCRE had a reasonable expectation that they would continue receiving such payment services absent a clear termination by Plaintiff of its obligations to HCMS and HCRE. Given that there is no evidence suggesting that any of the parties had terminated the Plaintiff's obligations to provide services to HCMS and HCRE as of December 31, 2020, especially given that the Plaintiff continued to perform other services on behalf of those entities as of such date, the Plaintiff did not act reasonably by not making the payments on the HCMS Term Note and the HCRE Term Note by December 31, 2021. Likewise, it was also not reasonable for the Plaintiff to not discuss with HCMS and HCRE that payments were not going to be made on the HCMS Term Note and the HCRE Term Note given that payments had been made in prior years without any request by HCMS or HCRE.
- 58. Hendrix testified that the instruction to her not to make the NexPoint Term Loan payment by December 31, 2020, did not apply to the payments required on the HCMS Term Note and the HCRE Term Note by December 31, 2020.⁵⁵ She also testified that she made no attempt or effort to determine whether Dondero wanted the payments required on the HCMS Term Note

⁵⁴ Dondero Deposition, Volume 2, pages 371:23 – 372:18.

⁵⁵ Hendrix Deposition, page 100, lines 20 - 23; page 101, lines 8 - 12.

and the HCRE Term Note to be paid by December 31, 2020.⁵⁶ Finally, Hendrix made no attempt to check with anyone whether the payments should be made.⁵⁷ Hendrix's testimony underscores that Plaintiff did not act reasonably in discharging its obligations to HCMS and HCRE.

59. For the foregoing reasons, any alleged default under the HCMS Term Note and the HCRE Term Note was the result of the Plaintiff's own negligence and misconduct, which underscores that Plaintiff did not act reasonably in the discharge of its obligations to HCMS and HCRE.

VII. CONCLUSION

60. In summary, based on the evidence that I have reviewed and relied upon, as well as my training and experience, it is my opinion that the Plaintiff did not act reasonably in choosing not to pay the interest and principal due under the Notes. As a result of Plaintiff's failures to act reasonably, it should not have accelerated payment of the principal amount of the Notes.

Respectfully submitted,

Steven J. Pully, CPA, CFA, ESQ.

⁵⁶ *Id.* at page 102, lines 10 - 13.

 $^{^{57}}$ *Id.* at page 105, lines 8 – 11.

STEVEN J. PULLY

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(214) 587-6133
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Employment History

October 2014 – Present

SPEYSIDE PARTNERS/INVESTMENT BANKER/CONSULTANT/BOARD DIRECTOR/CORPORATE EXECUTIVE

- Investment banker/consultant to companies, investors and creditors on matters including capital raising, distressed debt restructurings, asset dispositions, activist investing defense, strategic opportunities, and expert witness matters
- Chief Executive Officer and Chairman, Harvest Oil & Gas (post-reorg)

January 2008 – Sept. 2014

CARLSON CAPITAL, L.P., General Counsel and Partner, Dallas, Texas

- Responsible for legal affairs of hedge fund with over \$9.0 B of AUM;
 worked closely with affiliated oil and gas private equity fund with \$700 of AUM beginning in 2010
- Member of Management, Operating and Valuation Committees (Chair)

Dec. 2001 – October 2007

NEWCASTLE CAPITAL MANAGEMENT, L.P., President, Dallas, Texas

- Activist fund with \$650 MM of assets under management
- Operating positions for portfolio companies: CEO of Pinnacle Frames, Jan. 2003 – June 2004 (largest domestic picture frame manufacturer with 600 employees; involved in multiple visits to Wal-Mart, visited China and identified new CEO for company); CEO of New Century Equity Holdings, June 2003 – Oct. 2007 (cash shell seeking to acquire business)

May 2000 –	BANC OF AMERICA SECURITIES, Managing Director, Investment Banking -
Dec. 2001	M&A/ Energy & Power Groups; Houston and Dallas, Texas
January 1997 –	BEAR STEARNS & CO. INC., Senior Managing Director - Investment
May 2000	Banking Department; Dallas, Texas
April 1996 –	CONVERGENT ASSOCIATES, INC., President, Dallas, Texas.
Dec. 1996	 Private equity firm that controlled three technology-oriented companies

January 1996 -April 1996 involved in travel, media and software; affiliated with EDS

WASSERSTEIN PERELLA & CO., INC., Vice President - Investment Banking

Department; Dallas, Texas

• Left after brief association because supervisor announced departure plans

July 1989 - PAINEWEBBER INCORPORATED/ KIDDER, PEABODY & CO., First Vice President - Investment Banking Department; New York City and Houston, Texas

October 1985 -July 1989 **BAKER & BOTTS, Attorneys,** Associate — Corporate Department; Houston, Texas

Board Experience

Board Leadership - Experience as Lead Director, Chairman of the Board, Executive Committee member and Chairman of Audit, Compensation, Governance and Strategic Committees

Accounting/Finance - CPA and CFA certifications, significant experience with financial statements and analysis, member of several audit committees including chair role

Strategic Transactions/Capital Raising - Substantial history with successful strategic transactions and efficient capital raising, including debt restructurings

Governance/Activist Investing Expertise - Extensive experience with shareholder governance and activist investing/defense; positive reputation with shareholders as a value creator

Legal/Regulatory - Licensed attorney, extensive experience managing legal/compliance department

Public Company Directorships

Previous: Bellatrix Exploration, Energy XXI (Chair – Comp and Strategic), EPL Oil & Gas Inc. (Lead Director, Chair - Comp), Ember Resources, Cano Petroleum, Goodrich Petroleum, Harvest Oil and Gas (Chairman of the Board, Chair – Audit), Peerless Systems (Chair – Audit), New Century Equity Holdings, MaxWorldwide, Geoworks Corporation, Pizza Inn (Chair – Governance), Titan Energy, VAALCO Energy (Chair – Governance, Comp), Whitehall Jewelers (Chairman)

Private Company Directorships

Current: Harvest Oil & Gas (Chairman of the Board and Chief Executive Officer, formerly public company), Limetree Bay Energy, Heritage Power, Response Team 1, Wild Rivers, OWS, ExpressJet **Previous:** Fox & Hound, GenCanna Global, Pinnacle Frames & Accents, Aspire Holdings (Chair – Comp), PermianLide, Tribune Resources (Chair – Audit), PGi, Southland Royalty, Greylock Energy, Karya Properties, PRIMEXX Energy, Titan Energy

Professional Certifications, Education and Other Interests

CHARTERED FINANCIAL ANALYST, 2004 (Active member), CERTIFIED PUBLIC ACCOUNTANT, Texas, 1985 (Active member), STATE BAR OF TEXAS, 1985 (Active member), FINRA Series 7, 63 and 79 (Current)

The University of Texas School of Law, 1985

International Law Journal, Moot Court, Board of Advocates

Georgetown University, BSBA with honors, 1982, Major in accounting with 3.90 GPA in major President of Student Government Senate, National Model U.N. Team

Centre for Management Studies, Oxford University, England, Summer 1981

Sailing, golf, writing, biking and travel; married with two adult daughters

Board of Advisors, Georgetown McDonough School of Business, 2015 - 2018

Documents Reviewed

Complaint for (I) Breach of Contract and (II) Turnover of Property of the Debtor's Estate (Dkt. No. 1, Adv. Proc. No. 21-03004)

Amended Complaint for (I) Breach of Contract, (II) Turnover of Property, (III) Fraudulent Transfer, and (IV) Breach of Fiduciary Duty (Dkt. No. 63, Adv. Proc. No. 21-03005)

Defendant NexPoint Advisors, L.P.'s Answer to Amended Complaint (Dkt. No. 64, Adv. Proc. No. 21-03005)

Amended Complaint for (I) Breach of Contract, (II) Turnover of Property, (III) Fraudulent Transfer, and (IV) Breach of Fiduciary Duty (Dkt. No. 68, Adv. Proc. No. 21-03006)

Highland Capital Management Services, Inc.'s Answer to Plaintiff's Complaint (Dkt. No. 6, Adv. Proc. No. 21-03006)

Defendant Highland Capital Management Services, Inc.'s Answer to Amended Complaint (Dkt. No. 73, Adv. Proc. No. 21-03006)

Amended Complaint for (I) Breach of Contract, (II) Turnover of Property, (III) Fraudulent Transfer, and (IV) Breach of Fiduciary Duty (Dkt. No. 63, Adv. Proc. No. 21-03007)

Defendant HCRE Partners, LLC (n/k/a NexPoint Real Estate Partners, LLC)'s Answer to Amended Complaint (Dkt. No. 68, Adv. Proc. No. 21-03007)

Defendant James Dondero's Answer to Amended Complaint (Dkt. No. 83, Adv. Proc. No. 21-03003)

Remote Videotaped Deposition of Frank Waterhouse, taken October 19, 2021 and Exhibits

Video Deposition of James P. Seery, Jr., taken October 21, 2021 and Exhibits

Deposition of Kristin Hendrix, taken October 27, 2021 and Exhibits

Deposition of David Klos, taken October 27, 2021

Remote Deposition of James Dondero, Volume II, taken October 29, 2021 (Rough draft) and Exhibits

Remote Deposition of James Dondero, Volume III, taken November 4, 2021 (Rough draft) and Exhibits

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Exhibit G

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EXPERT REPORT OF ALAN M. JOHNSON

MAY 28, 2021

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INTRODUCTION

I have been retained by Stinson LLP ("Stinson"), counsel to Mr. James Dondero, to provide expert opinions based on my knowledge and experience advising asset management and other financial service firms on compensation over the period 2013 to 2019. Specifically, I have been asked to independently analyze the competitiveness of compensation provided to Mr. Dondero compared to compensation received by executives and senior employees with similar experience and roles. In addition, I was asked to opine on and provide information on the use of loans in the marketplace as a form of compensation. Mr. Dondero is the Founder and, throughout the period, was the CEO, and head portfolio manager of Highland Capital Management LP ("HCM") and in that role, performed the same services for related companies and companies managed by HCM, including Highland Capital Management Financial Advisors ("HCMFA") and NexPoint Advisors ("NPA"). Market competitive compensation for Mr. Dondero during this period is relevant based on the apparent shortfall in annual compensation to Mr. Dondero. Throughout this period, he received loans in lieu of additional current compensation. Consistent with company practice, the loans were considered a form of deferred compensation that could be realized over time as the loans were forgiven and the income recognized by the individuals.

My opinions in this report are based on my experience consulting on executive compensation since 1980, my review of certain materials produced on Highland and its affiliates, and my perspectives on compensation programs for comparable senior executives and key employees in the industry.

BACKGROUND

Professional Experience

The issues I have been asked to provide opinions on are topics I have regularly encountered during many years of advising financial services firms, including asset management firms. I am an executive compensation consultant, and my firm, Johnson Associates, is a prominent boutique compensation consulting firm. My firm has specialized for many years in analyzing and advising the financial services industry, including major investment and asset management firms, hedge funds and other alternative investment firms, advisory firms, commercial banks, insurance companies, and brokerage firms.

I have extensive experience reviewing and assessing appropriate market levels of compensation for clients. I have worked as a compensation consultant since 1980. In 1992, I founded my own compensation consulting firm, Johnson Associates in New York City. Johnson Associates, where I am currently Managing Director, is a boutique firm specializing in compensation consulting for the financial services industry. We routinely consult on and have a strong understanding of market compensation levels for senior professionals and executives. Prior to founding my own firm, I was a consultant at several leading compensation advisory firms.

Our clients have included many of the world's most significant financial institutions, asset managers and alternative investment firms across a broad range of issues. A summary of my work history and education is attached as Exhibit A. I am regularly quoted on compensation issues in major publications, including *The Wall Street Journal*, *Business Week*, *The New York Times*, *Fortune*, *The Washington Post*, *Bloomberg* and many others.

Over the past 20 years, I have provided expert testimony in more than 40 cases and have been qualified as an expert in the field of executive compensation 30+ times since founding my firm in 1992 (both on the employee and employer side). A list of cases in which I have rendered expert testimony since 2016 is attached as Exhibit B.

Compensation

I am being compensated at my normal hourly rate of \$715 per hour for preparing this report. My compensation is not contingent on the content of my opinions. I have been assisted in this engagement by my associate, Michael Perniciaro. Michael's normal hourly rate is \$225 per hour. All opinions in this report are my own.

Facts and Data Considered

In preparing this report, I considered certain documents provided to me, interviews with Mr. Dondero and former Highland or affiliate employees. The documents include information about Highland and its related entities, Mr. Dondero's compensation history, and financial statements over the period. Importantly, given the state of document production in this case, I did not receive all the documents typical for an assessment of compensation. The result of which could lead to a conservative bias in my assessment of market competitive compensation. I have evaluated publicly disclosed proxy statements of a select group of Highland peer firms, as well as information from news sources. The information is consistent with the data and outcomes across our client studies.

SUMMARY OF OPINIONS

Based on my experience as an executive compensation consultant and my review of the compensation and other documents, it is my opinion that:

- Reasonable compensation for Mr. Dondero's role is positioned well above the market median, toward the market high end. Based on analysis and market research, it is apparent that Mr. Dondero was the key leader of the firm and deeply involved in all its operations, with contributions well beyond the traditional CEO / Chief Investment Officer role at comparators. Competitive market high-end for Mr. Dondero's role is about \$6.0M per year while his actual compensation over the period was an average of about \$3.0M per year. Therefore, the aggregate shortfall in compensation provided to Mr. Dondero against reasonable compensation levels in the market is at least \$21M over the period I examined. Market compensation figures strictly represent Mr. Dondero's managerial responsibilities and does not include any premium as a Founder. Founders are often paid significantly more in the market.
- I understand from Mr. Dondero that the 2018 loans that are the subject of this suit were modified by an agreement in late 2018 or early 2019 under which the loans would be forgiven upon the sale at over cost of substantially all of any of three portfolio company assets held in the Highland platform, MGM, Cornerstone and/or Trussway. Based on interviews from prior employees, the use of forgivable loans was a known business practice at Highland and there was a clear expectation similar loans would be forgiven. Loans are often used both in private firms and more broadly in the market, both as a perk without forgiveness and also with forgiveness as deferred compensation.

While I do not have sufficient data to know the capital in the firm at year end 2018,¹ the substantial amount of capital remaining in the firm at the time of bankruptcy (i.e., ≈ \$399.6M) includes undistributed earnings to its Founders and primary shareholders,
Mr. Dondero and Mr. Okada. For asset management firms, it is market practice to distribute most earnings annually to the firm's equity holders. The retention of the earnings in the business, further illustrate the shortfall in payments made to Mr. Dondero over the period.

¹I have been told that the Debtor has not produced much of what was requested by Mr. Dondero and that Mr. Dondero no longer has access to the Highland server. Therefore, I understand, what information he provided was from his own accountants, recollections, and/or from companies over which he still has control.

STATEMENT OF OPINIONS

Factual Background

From my review and analysis of available materials and research, I understand the consolidated Highland business ("Highland") is a multi-strategy asset management firm focused on CLOs, hedge funds, and several private investments. Prior to the financial crisis, in 2008, Highland was very successful, reaching its peak revenue and assets under management levels. Looking at the post financial crisis period from 2013 to 2019, Highland continued to operate under the leadership of Mr. Dondero. During this period, several loans were made to Mr. Dondero. Part of my mandate was to assess market compensation levels during this period relative to firms with similar size and earnings. To do so, an assessment of Highland's financial information is necessary. I did not receive all of the financial information for HCM that I would have liked to have had because, I was told, HCM refused to produce most of the documentation requested from it. However, I was able to review the actual financials of HCMFA and NPA, and to obtain information Mr. Dondero possessed and/or recollected. The revenues for HCMFA and NPA ranged from \$30.5M to \$65.9M over the period with assets under management of \$4.7B to \$7.5B. To complete my analysis, Mr. Dondero provided his best recollection of the size and structure of the consolidated three entities stating assets under management from 2013 to 2019 ranging from \$10.0B to \$20.0B, with a primary focus on CLOs and an average of about \$1.0B being in hedge funds. Based on the incomplete nature of my data review, there is a possibility that the market figures provided in this report could be understated based on my conservative approach, relying primarily on the documented data for HCMFA and NPA but only the recollection of Mr. Dondero for HCM, not the actual documentation, such as audited financial statements.

When examining Mr. Dondero's role at Highland relative to others in the market, it is apparent that his contributions and responsibilities exceeded the traditional duties of executive officers and lead investors who are paid significant amounts elsewhere. Mr. Dondero was the key man running daily business and operations, attracting clients, and overall investments. Given his outsized role, it would be reasonable to expect his compensation to be well above the market median. The sources utilized to ascertain specifics of his role and arrive at this conclusion include interviews with former Highland or Highland affiliate employees, as well as articles in the public domain and discussions with Mr. Dondero.

The total annual compensation for Mr. Dondero from 2013 - 2019 was \$3.0M on average and the aggregate compensation over the period was \$21.0M (source: W-2 filings). To assess the compensation in the market and determine the final market range, I utilized three methodologies including: (1) proxy analysis of CEOs at similarly sized, publicly traded asset management firms, (2) market research on Portfolio Manager compensation, (3) top-down analysis of typical percent of revenue allocated to CEO and/or top portfolio managers. Market compensation figures provided in this report strictly represent Mr. Dondero's managerial responsibilities and does not include any premium as a Founder.

To opine on the use of the loans as a form of compensation, I relied on market research, industry expertise, and interviews. My findings from this assessment are the use of forgivable loans was a normal business practice for Highland and there was a clear expectation they would be forgiven over time, based on varying performance criteria, depending on the employee.

An important additional consideration is the Founders, Mr. Dondero and Mr. Okada, did not receive the typical amount of distribution payments from their equity ownership. Based on the financials filed in connection with the bankruptcy, there was a significant amount of capital

in the business amounting to \$399.6M. This amount includes undistributed earnings to the original equity shareholders, primarily Mr. Dondero.

Market Assessment of Executive and Investor Compensation

During my career as a compensation expert, I have had significant experience assessing and designing annual compensation awards across the financial services industry, including comparable asset management firms. Accordingly, I am familiar with typical annual compensation levels for senior executives and senior portfolio managers at comparable asset management firms. I would expect pay levels for a key individual such as Mr. Dondero to be substantial, given his contributions, responsibilities, and the competitive market for investment management pay.

To assess reasonable compensation across the competitive market range, it is important to determine Mr. Dondero's responsibilities and contributions relative to others in the industry. It is my understanding that Mr. Dondero worked tremendously long hours, was involved in all aspects of the business including investment decisions, fundraising, business management / administration and the operation of portfolio companies. An article published in the *Dallas Morning News* states, "Mr. Dondero works 70 hours weeks... his days are filled with board and investor meetings, company strategy sessions and constant monitoring and adjusting of the firm's portfolios." In my opinion, Mr. Dondero's role as CEO and head portfolio manager clearly exceeds the traditional duties of executive officers who are paid significant amounts elsewhere. Based on his significant responsibilities and key man status for the firm, it would be reasonable to expect annual compensation significantly above the market median.

² "High Intensity Pays Off For Highland," The Dallas Morning News, September 3, 2003, https://www.pressreader.com/usa/the-dallas-morning-news/20060903/283218733648003.

The appropriate positioning for Mr. Dondero is further accentuated by the assessment of "replacement cost". If Mr. Dondero departed Highland in the period of 2013 to 2019, the cost of replacing him as CEO / head investor with a similar level of contribution across all functions would be multiples of his annual compensation. In assessing and providing market compensation for Mr. Dondero's role, I considered how his skillsets and contributions are valued in the market. My assessment of market compensation considers the cost of replacing Mr. Dondero with an outside hire.

The final market range provided in Exhibit C reflects my industry experience and expertise as well as three methodologies for determining competitive compensation magnitudes. These methodologies include: (1) proxy analysis of CEOs at similarly sized, publicly traded asset management firms over the period, (2) market research on Portfolio Manager compensation, (3) top-down analysis of typical percent of revenue allocated to CEO and/or top Portfolio Managers. Several methodologies utilized to capture Mr. Dondero's specific role as CEO and head portfolio manager. The market figures do not include any premium for being a Founder. In the market, Founders can be, and generally are, paid substantially more.

As shown below and in Exhibit E, the average annual compensation of public company asset management CEOs from 2013 to 2019 ranges from \$2.1M - \$4.1M. Importantly, in the market it is common for some senior investment professionals to earn more than the CEO or other corporate officers. Incorporating firm leadership functions into the investment role is a savings of sorts, as someone must still do this job.

Proxy Analysis CEO Total Compensation (Asset Management)								
	2013	2014	2015	2016	2017	2018	2019	Average
25th Percentile	\$1,515	\$1,680	\$2,405	\$1,845	\$2,370	\$2,310	\$2,220	\$2,049
Median	\$2,600	\$2,490	\$2,600	\$2,080	\$3,380	\$3,080	\$2,670	\$2,700
75th Percentile	\$3,210	\$2,805	\$3,130	\$3,815	\$3,945	\$3,285	\$3,435	\$3,375
90th Percentile	\$4,510	\$3,760	\$3,840	\$4,690	\$4,125	\$3,720	\$3,990	\$4,091

While we examined the disclosed compensation of a select group of public peers (Exhibit D), few of Highland's direct competitors are public and disclose the pay of their top investment professionals (see Exhibit F for some discussions about investment management compensation in the public domain). Instead, firms are either 1) private, or 2) if public, disclosed officers most often are not highly paid portfolio management professionals.

Specifics of individual portfolio management pay are closely guarded for competitive reasons. That said, there are some articles quoting portfolio manager pay in the public domain showing compensation for portfolio managers can be well above the competitive range for public asset management CEOs (see Exhibit F). For example, according to an article published by "efinancialcareers" top performing portfolio managers at the average Hedge Funds with greater than \$4.0B assets under management earned \$6.8M in total compensation.³ While Highland's structure differs from a pure hedge fund, the skills and role responsibilities are comparable to Mr. Dondero. Another example is the CEO of the Harvard Endowment, Mr. Narvekar, earned \$6.25M in 2019.⁴ The McLagan "Highland Capital CEO Compensation Analysis" (April 2020) produced by HCM, shows 2018 total compensation for the Head of Alternative Credit Strategy / CIO of \$4.1M at the 75th percentile and 2018 total compensation for CEO With/Without CIO Responsibilities making \$5.4M at the market median and \$9.6M at the market 75th percentile.

The final method for assessing compensation in the market is a top-down analysis of competitive percentages of revenue attributed to portfolio managers or their teams in the market. Based on competitive market research and industry knowledge, 10% to 12% of revenue would

³ Dan Butcher, "Here Are the Salaries and Bonuses at Hedge Funds in the U.S.," eFinancialCareers, May 5, 2018, https://www.efinancialcareers.com/news/finance/the-salaries-and-bonuses-of-investment-professionals-at-large-hedge-fund-compensation.

⁴ Janet Lorin, "Harvard Endowment Chief Narvekar \$6.25 Million for 2019," Bloomberg.com (Bloomberg, May 14, 2021), https://www.bloomberg.com/news/articles/2021-05-14/harvard-paid-endowment-chief-narvekar-6-25-million-for-2019.

be within the competitive market range for someone in Mr. Dondero's role. One public example of a dual CEO and CIO sharing directly in profitability is Mario Gabelli; he earns a fixed 10% of aggregate pre-tax profit every year per his employment agreement.⁵

The final competitive range below (Exhibit C) reflects the market competitive annual total compensation range. This competitive range was determined based on my interactions with asset management firms and over 30 years of industry experience and the insights gained from the three methodologies for determining competitive market compensation outlined above.

Market compensation figures strictly represent Mr. Dondero's managerial responsibilities and does not include any premium as a Founder.

Figures in 000s	2013 - 2019 Total Annual Market Range			
Market Match	Market Median	Market 75th Percentile	Market 90th Percentile / High-End	
CEO / Portfolio Manager	\$3,000	\$4,250	\$6,000	

Based on the market research and the insights gained through my extensive experience advising on compensation in the industry, reasonable annual compensation for Mr. Dondero's extensive role as CEO and portfolio manager is positioned at the market high-end at \$6.0M per year. This figure takes into account firm size, profitability, asset class, and both the investment functions, as well as responsibilities for running the firm. In summary, given his outsized role, his compensation should be positioned toward the market high-end. If the comparison was directly to hedge fund portfolio managers, the figures would be far higher (i.e., often \$10M+

⁵ "Schedule 14A GAMCO INVESTORS, INC.," SEC.gov, April 29, 2020, https://www.sec.gov/Archives/edgar/data/0001060349/000106034920000009/gblproxyfinal2020.htm

annually). Additionally, market figures do not include any premium for being a Founder. In the market, Founders are often paid substantially more than the market figures shown.

Mr. Dondero's aggregate compensation during the period of 2013 to 2019 is well below the reasonable market compensation level. Mr. Dondero's aggregate actual compensation from 2013 - 2019 was \$21.0M (source: W-2 filings). Reasonable competitive compensation for Mr. Dondero based on our analysis of his role is \$6.0M per year or \$42.0M in aggregate over the period. The shortfall in actual compensation to Mr. Dondero versus reasonably expected competitive compensation levels over the period is about \$21.0M (Exhibit C). Market figures provided do not include any premium as a Founder, which further broadens the shortfall to market. An important additional consideration is the relative lack of typical equity distributions to Mr. Dondero for his historic ownership of the firm.

Use of Loans as Compensation

In my expert opinion, the use of loans from a company to its senior professionals continues to be a common practice for private businesses. At Highland, the use of loans was a common practice with the clear expectation among senior professionals that the loans would be forgiven over time based on performance, particularly of success in specified projects. I heard from former Highland or Highland affiliate employees that similar loans were used at Highland as deferred incentive compensation and intended to be forgiven over time or on the occurrence of particular achievements.

While, for public companies, Sarbanes Oxley Section 402 explicitly prohibits publicly traded companies from making loans to executive officers it is still a common practice at private

companies.⁶ The use of these loans at private companies is beneficial for retention by allowing the firm to provide annual or periodic or other forgiveness for a portion the loan and eventually forgiving the full amount. The amount of loan forgiveness is considered income to the professionals and is taxable when forgiven. This was the case at Highland as well. In a publicly available article for the *Dow Jones Private Equity Analyst – Global Compensation Study*, two Proskauer partners outline the tax regulations for similar loans to professionals.⁷

Market Practices on Equity Distributions

It is the standard practice in the market to distribute the majority of earnings to equity owners each year for asset management businesses. Based on the financials filed in connection with the bankruptcy, there was a significant amount of capital in the business equaling \$399.6M. This amount included undistributed earnings to the primary equity holders, Mr. Dondero and Mr. Okada. Highland did not distribute these earnings based on their philosophy of "delayed gratification". This policy has been in place since the inception of the firm, including the peak years prior to the financial crisis. Very recently, the "delayed gratification" approach paid off in connection with Highland's private direct investment in MGM which was announced to be acquired by Amazon with significant economics attached.⁸

⁶ Sarbanes-Oxley Act (2002).

⁷ Michael J Album and James E Gregory, "Human Capital Considerations For Maturing Private Equity Firms," Dow Jones Private Equity Analyst-Global Compensation Study, 2012, pp. 84-96, https://www.proskauer.com/insights/download-pdf/1930.

⁸ Annie Palmer, "Amazon to Buy MGM Studios for \$8.45 Billion," CNBC (CNBC, May 26, 2021), https://www.cnbc.com/2021/05/26/amazon-to-buy-mgm-studios-for-8point45-billion.html.

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CONCLUSION

It is my opinion that Mr. Dondero's aggregate compensation from 2013 to 2019 is

significantly below the reasonable competitive compensation level for his role relative to similarly

situated firms. In aggregate, the total shortfall in Mr. Dondero's actual compensation versus

reasonable competitive compensation is at least \$21.0M. This shortfall does not include any

premium as a Founder, which could be considerable. Additionally, it is my opinion that the loans

provided to Mr. Dondero should be considered potential deferred compensation as they were

similar to loans given to other professionals at the firm. Lastly, the significant amount of capital

in the business at the time of bankruptcy is at least partially attributable to Mr. Dondero as un-

recognized payments as a prior equity holder, and indicates the rationale for having the potential

for considerable deferred compensation.

I reserve the right to supplement this report and/or to supplement or modify my opinions

in light of any additional facts or data that may come to my attention.

Dated: May 28, 2021

Respectfully submitted,

Alan Johnson

Johnson Associates, Inc.

19 West 44th Street, Suite 511

New York, NY 10036

Phone: (212) 221-740

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Exhibit A: Work History and Education

Alan M. Johnson

Johnson Associates, Inc. 19 West 44th Street, Suite 511 New York, NY 10036 (212) 221-7400

Professional Experience

• Entire career as executive compensation consultant

Years	Firm	Title or Equivalent	Duties		
1980 – 1983	Hewitt Associates	Consultant	Executive Compensation Consultant		
1983 – 1986	Sibson & Company	Principal	Executive Compensation Consultant		
1986 – 1989	Frederic W. Cook & Co.	Partner/Shareholder	Executive Compensation Consultant		
1989 – 1990	Handy Associates	Managing Director	Executive Compensation Consultant		
1990 – 1992	GKR	Managing Director	Executive Compensation Consultant		
1992 – Present	Johnson Associates, Inc.	Managing Director	Executive Compensation Consultant		
Education					
1973 – 1975	U.S. Naval Academy				
1975 – 1977	University of Florida, B.A. (History/Economics)				
1977 – 1978	University of Virginia, Graduate Economics				
1978 – 1980	University of Chicago, M.B.A. (Finance)				

Consulting focus:

• Since about 1990 the bulk of my consulting efforts have involved advising major financial and professional service firms. I consult on the design and magnitudes of compensation programs for senior executives on a regular basis. I am quoted extensively in the press on compensation issues related to major financial service firms.

Exhibit B: Alan M. Johnson Prior Expert Testimony for Previous Five Years

LAW FIRM:	CASE:	COURT:		
Schulte Roth & Zabel LLP	Mark Rohman and Sean Cunningham v. Capstone Advisory Group, LLC.	Arbitration	(April 2016)	
Gibson Dunn & Crutcher LLP	United States v. Greebel	Eastern District of NY	(December 2017)	
Cohen Tauber Spievack & Wagner P.C.	Jeffry Brown v. Neuberger Berman Group LLC, and NB Alternatives Advisers LLC	Arbitration	(January 2018)	
Gibson Dunn & Crutcher LLP	Robert Emerson Mulholland v. UBS Financial Services Inc.	FINRA Dispute Resolution Arbitration	(December 2018)	
Proskauer Rose LLP	Damian Dalla-Longa v. Magnetar Capital LLC	Arbitration	(September 2019)	
Skadden, Arps, Slate, Meagher & Flom LLP	Isaly v. OrbiMed	Arbitration	(January 2020)	
Pachulski Stang Ziehl & Jones LLP	RTI Holding Company vs. Debtors	Delaware Bankruptcy Court	(December 2020)	

Exhibit C: Actual Compensation vs. Estimated Market Compensation Range

Mr. Dondero Actual Compensation (2013 - 2019)

Notes: Mr. Dondero's compensation reflects amounts disclosed in W-2 filings for 2013 to 2019

• Does not include equity distributions over the period; typically, not included in competitive assessments of compensation.

James Dondero Compensation									
Income	2013	2014	2015	2016	2017	2018	2019	Total	Average
Highland Capital Management W-2 Income	\$1,911,538	\$3,282,693	\$2,875,058	\$772,904	\$566,370	\$566,370	\$568,542	\$10,543,475	\$1,506,211
Nexpoint Residential Trust W-2 Income						\$893,262		\$893,262	
NextPoint Advisors W-2 Income				\$1,628,736	\$3,118,250	\$2,870,278	\$1,953,455	\$9,570,718	\$2,392,679
Total W-2 Income (Source: W-2)	\$1,911,538	\$3,282,693	\$2,875,058	\$2,401,639	\$3,684,620	\$4,329,910	\$2,521,996	\$21,007,455	\$3,001,065

Estimated Market Compensation Range

Notes: Market annual total compensation range reflecting my direct interactions with asset management firms and over 30 years of industry experience

- We have factored in Mr. Dondero's out-sized role / contributions on both the investment management and firm-stewardship responsibilities where applicable.
- Greater than findings from public proxy analysis reflecting higher compensation to portfolio managers in the market / alternatives space.
- Represents finding from the 3 methodologies outlined for determining market compensation.
- Market compensation figures strictly represent Mr. Dondero's managerial responsibilities and does not include any premium as a Founder

Figures in 000s	2013 - 2019 Total Annual Market Range							
Market Match	Market Median	Market 75th Percentile	Market 90th Percentile / High-End					
CEO / Portfolio Manager	\$3,000	\$4,250	\$6,000					

Compensation Shortfall

Notes: In my opinion, reasonable competitive annual compensation for Mr. Dondero over the period is \$6.0M, positioning him toward the market high-end to reflect his out-sized role and contribution to the firm

Aggregate Reasonable Competitive Compensation	\$42,000,000
Less: Actual Total Compensation	\$21,007,455
Shortfall in Compensation	\$20,992,545

Exhibit D: Select Public Peer Comparators

Notes:

- Industry consolidation continues to shrink pool of publicly available compensation data for the asset management industry, even at much larger firms than Highland
- Group intended to represent a range of firms that are relevant but not perfectly similar
- Disclosure of Portfolio Manager positions limited as typically not included in publicly filed data (no compulsion to disclose as with executive officers)
- Highland data includes good faith estimate of consolidated entities assets under management during the period. Actual financials not assessed due to the non-disclosure of Highland Capital Management ("HCM") information. Data for "HCMFA" and "NPA" reviewed.

		Assets Under Management (\$B)				Revenue (\$M)								
Peers	2019	2018	2017	2016	2015	2014	2013	2019	2018	2017	2016	2015	2014	2013
Asset Management														
Cohen & Steers	\$72	\$55	\$62	\$60	\$53	\$53		\$411	\$381	\$378	\$350	\$329	\$314	\$298
Pzena Investment	\$41	\$33	\$39	\$30	\$26	\$28	\$25	\$151	\$154	\$141	\$108	\$117	\$113	\$96
Silvercrest	\$25	\$19	\$21	\$19	\$18	\$18	\$16	\$102	\$99	\$91	\$80	\$75	\$69	\$60
Diamond Hill	\$23	\$19	\$22	\$19	\$17	\$16	\$12	\$137	\$146	\$145	\$136	\$124	\$105	\$81
Manning & Napier	\$19	\$20	\$25	\$32	\$35	\$48	\$51	\$136	\$161	\$202	\$249	\$328	\$405	\$376
Westwood Holdings	\$15	\$17	\$24	\$21	\$21	\$20	\$19	\$84	\$122	\$134	\$123	\$131	\$113	\$92
Hennessy Advisors	\$5	\$6	\$7	\$7	\$6	\$6	\$4	\$43	\$55	\$53	\$51	\$45	\$35	\$24
Main Street Capital	\$4	\$3	\$3					\$173	\$214	\$235				
Consolidated Highland*		\$10.0	\$14.0	\$15.0	\$18.0	\$20.0	\$19.0							
Highland Hedge Fund*		\$1.9	\$1.0	\$0.9	\$1.3	\$1.0	\$0.7							
HCMFA & NP (only)	\$7.5	\$6.1	\$5.1	\$4.8	\$5.2	\$5.7	\$4.7	\$66	\$52	\$42	\$41	\$50	\$31	\$31

^{*}Represents estimated for the consolidated three entities. Financial for Highland Capital Management ("HCM") not provided by the debtor

Exhibit E: Proxy Analysis Disclosed Public Peer CEO Compensation (2013 - 2019)

Notes:

- Reflects disclosed senior executive officer compensation in \$ thousands
- CEO not necessarily the highest paid employee at any given firm
- Senior investment professionals' pay often not disclosed and can be greater than CEO
- GAMCO not included; Mr. Gabelli receives 10% of aggregate pre-tax profit annually
- Indicates awards granted for performance each, <u>not</u> outstanding or fully vested compensation
- Where applicable, partial year salaries annualized. One-time awards annualized over appropriate vesting periods. Performance share values reflects target award values; does not reflect payouts from past cycles

Summary of Proxy Analysis

Proxy Analysis CEO Total Compensation (Asset Management)										
	2013	2014	2015	2016	2017	2018	2019	Average		
25th Percentile	\$1,515	\$1,680	\$2,405	\$1,845	\$2,370	\$2,310	\$2,220	\$2,049		
Median	\$2,600	\$2,490	\$2,600	\$2,080	\$3,380	\$3,080	\$2,670	\$2,700		
75th Percentile	\$3,210	\$2,805	\$3,130	\$3,815	\$3,945	\$3,285	\$3,435	\$3,375		
90th Percentile	\$4,510	\$3,760	\$3,840	\$4,690	\$4,125	\$3,720	\$3,990	\$4,091		

Proxy Analysis by Year and Individual

Chief Executive Officer - 2019											
Company	Executive	Position	Base Salary	Cash Bonus	Total Cash	Stock Options	Restricted Shares	Perf Shares	Total Long Term	One-Time (Annualized)	Total Comp
Cohen & Steers	Steers, R.	CEO	\$750	\$835	\$1,585	\$0	\$2,915	\$0	\$2,915	\$0	\$4,500
Manning & Napier	Mayer, M.	CEO	\$500	\$2,250	\$2,750	\$145	\$755	\$0	\$900	\$0	\$3,650
Silvercrest	Hough, R.	Pres & CEO	\$700	\$1,000	\$1,700	\$800	\$475	\$0	\$1,275	\$240	\$3,215
Main Street Capital	Hyzak, D.	CEO	\$625	\$650	\$1,275	\$0	\$1,395	\$0	\$1,395	\$0	\$2,670
Pzena Investment	Pzena, R.	Chairman, CEO, & Co-CIO	\$365	\$685	\$1,055	\$0	\$1,425	\$0	\$1,425	\$0	\$2,480
Hennessy Advisors	Hennessy, N.	Chairman & CEO	\$350	\$1,455	\$1,805	\$0	\$155	\$0	\$155	\$0	\$1,960
Westwood Holdings	Casey, B.	President & CEO	\$650	\$0	\$650	\$0	\$0	\$0	\$0	\$0	\$650
25th Percentile			\$435	\$670	\$1,165	\$0	\$315	\$0	\$530	\$0	\$2,220
50th Percentile			\$625	\$835	\$1,585	\$0	\$755	\$0	\$1,275	\$0	\$2,670
75th Percentile			\$675	\$1,230	\$1,755	\$75	\$1,410	\$0	\$1,410	\$0	\$3,435
90th Percentile			\$720	\$1,775	\$2,185	\$405	\$2,020	\$0	\$2,020	\$95	\$3,990

Exhibit E: Proxy Analysis Disclosed Public Peer CEO Compensation (2013 - 2019)

			Chief Ex	ecutive Of	ficer - 20	18					
Company	Executive	Position	Base Salary	Cash Bonus	Total Cash	Stock Options	Restricted Shares	Perf Shares	Total Long Term	One-Time (Annualized)	Total Comp
Cohen & Steers	Steers, R.	CEO	\$750	\$650	\$1,400	\$0	\$2,355	\$0	\$2,355	\$0	\$3,75
Westwood Holdings	Casey, B.	President & CEO	\$650	\$1,065	\$1,715	\$0	\$0	\$1,995	\$1,995	\$0	\$3,710
zena Investment	Pzena, R.	Chairman, CEO, & CIO	\$365	\$995	\$1,360	\$0	\$1,925	\$0	\$1,925	\$0	\$3,28
Main Street Capital	Hyzak, D.	CEO	\$555	\$1,400	\$1,955	\$0	\$1,275	\$0	\$1,275	\$0	\$3,23
Silvercrest	Hough, R.	CEO	\$700	\$1,600	\$2,300	\$500	\$40	\$0	\$540	\$240	\$3,08
Hennessy Advisors	Hennessy, N.	CEO	\$350	\$2,420	\$2,770	\$0	\$220	\$0	\$220	\$0	\$2,99
Diamond Hill	Bingaman, C.	President & CEO	\$300	\$500	\$800	\$0	\$1,000	\$0	\$1,000	\$510	\$2,31
Manning & Napier	Coons, J.	Co-CEO & President	\$400	\$520	\$920	\$0	\$0	\$0	\$0	\$0	\$920
Manning & Napier	Goldberg, R.	Co-CEO & Director	\$750	\$0	\$750	\$0	\$155	\$0	\$155	\$0	\$905
25th Percentile			\$365	\$520	\$920	\$0	\$40	\$0	\$220	\$0	\$2,31
50th Percentile			\$555	\$995	\$1,400	\$0	\$220	\$0	\$1,000	\$0	\$3,08
75th Percentile			\$700	\$1,400	\$1,955	\$0	\$1,275	\$0	\$1,925	\$0	\$3,28
90th Percentile			\$750	\$1,765	\$2,395	\$100	\$2,010	\$400	\$2,065	\$295	\$3,72
Chief Executive Officer - 2017											
Company	Executive	Position	Base	Cash	Total	Stock	Restricted	Perf	Total	One-Time	Tota
Vestwood Holdings	Casey, B.	CEO	Salary \$650	\$1,540	\$2,190	Options \$0	Shares \$0	\$1,995	Long Term \$1,995	(Annualized) \$0	Comp \$4,18
Cohen & Steers	Steers, R.	CEO	\$750	\$735	\$1,485	\$0	\$2,615	\$0	\$2,615	\$0	\$4,10
Main Street Capital	Foster, V.	Chairman, CEO	\$610	\$1,500	\$2,110	\$0	\$1,780	\$0	\$1,780	\$0	\$3,89
Hennessy Advisors	Hennessy, N.	President & CEO	\$350	\$3,240	\$3,590	\$0	\$1,760	\$0	\$1,760	\$0	\$3,83
•	•	CEO, Co-CIO	\$365	\$2,560	\$2,925	\$0	\$0	\$0	\$0	\$0	\$2,92
Pzena Investment Silvercrest	Pzena, R.	CEO, CO-CIO	\$700			\$0	\$40	\$0	\$40	\$240	
	Hough, R.			\$1,500	\$2,200						\$2,48
Diamond Hill	Bingaman, C.	President & CEO Co-CEO, Sales / Distribution	\$300 \$300	\$550	\$850	\$0	\$0 \$135	\$0 \$0	\$0 \$135	\$1,180	\$2,03
Manning & Napier	Stamey, C.	Co-CEO, Sales / Distribution	\$300	\$1,140	\$1,440	\$0	\$135	\$0	\$135	\$0	\$1,57
25th Percentile			\$340	\$1,040	\$1,475	\$0	\$0	\$0	\$30	\$0	\$2,37
50th Percentile			\$490	\$1,500	\$2,150	\$0	\$90	\$0	\$190	\$0	\$3,38
75th Percentile			\$665	\$1,795	\$2,380	\$0	\$630	\$0	\$1,835	\$60	\$3,94
90th Percentile			\$715	\$2,765	\$3,125	\$0	\$2,030	\$600	\$2,180	\$520	\$4,12
			Chief Ex	ecutive Of	ficer - 20	16					
Company	Executive	Position	Base Salary	Cash Bonus	Total Cash	Stock Options	Restricted Shares	Perf Shares	Total Long Term	One-Time (Annualized)	Tota Com
Westwood Holdings	Casey, B.	CEO	\$650	\$1,350	\$2,000	\$0	\$0	\$3,955	\$3,955	\$0	\$5,95
Cohen & Steers	Steers, R.	CEO	\$750	\$675	\$1,425	\$0	\$2,425	\$0	\$2,425	\$0	\$3,85
Hennessy Advisors	Hennessy, N.	President & CEO	\$350	\$3,075	\$3,425	\$0	\$350	\$0	\$350	\$0	\$3,77
Diamond Hill	Bingaman, C.	President & CEO	\$300	\$600	\$900	\$0	\$0	\$0	\$0	\$1,180	\$2,08
zena Investment	Pzena, R.	CEO, Co-CIO	\$365	\$1,600	\$1,965	\$0	\$0	\$0	\$0	\$0	\$1,96
Silvercrest	Hough, R.	CEO	\$700	\$725	\$1,425	\$0	\$55	\$0	\$55	\$240	\$1,72
Manning & Napier	Manning, W.	CEO	\$1,400	\$0	\$1,400	\$0	\$0	\$0	\$0	\$0	\$1,40
25th Percentile			\$360	\$640	\$1,415	\$0	\$0	\$0	\$0	\$0	\$1,84
50th Percentile			\$650	\$725	\$1,425	\$0	\$0	\$0	\$55	\$0	\$2,08
75th Percentile			\$725	\$1,475	\$1,985	\$0	\$205	\$0	\$1,390	\$120	\$3,81

Exhibit E: Proxy Analysis Disclosed Public Peer CEO Compensation (2013 - 2019)

			Chief Ex	ecutive Of	fficer - 20	15					
Company	Executive	Position	Base Salary	Cash Bonus	Total Cash	Stock Options	Restricted Shares	Perf Shares	Total Long Term	One-Time (Annualized)	Total Comp
Westwood Holdings	Casey, B.	President, CEO	\$600	\$2,065	\$2,665	\$0	\$0	\$2,090	\$2,090	\$0	\$4,755
Hennessy Advisors	Hennessy, N.	President & CEO	\$350	\$2,515	\$2,865	\$0	\$370	\$0	\$370	\$0	\$3,23
Cohen & Steers	Steers, R.	CEO	\$750	\$485	\$1,235	\$0	\$1,790	\$0	\$1,790	\$0	\$3,02
Diamond Hill	Dillon, R.	CEO	\$360	\$640	\$1,000	\$0	\$0	\$1,600	\$1,600	\$0	\$2,60
Manning & Napier	Cunningham, P.	CEO	\$500	\$0	\$500	\$0	\$0	\$2,000	\$2,000	\$0	\$2,50
Pzena Investment	Pzena, R.	CEO, Co-CIO	\$380	\$605	\$980	\$0	\$0	\$1,330	\$1,330	\$0	\$2,31
Silvercrest	Hough, R.	CEO	\$700	\$725	\$1,425	\$0	\$240	\$0	\$240	\$0	\$1,66
25th Percentile			\$370	\$545	\$990	\$0	\$0	\$0	\$850	\$0	\$2,40
0th Percentile			\$500	\$640	\$1,235	\$0	\$0	\$1,330	\$1,600	\$0	\$2,60
5th Percentile			\$650	\$1,395	\$2,045	\$0	\$305	\$1,800	\$1,895	\$0	\$3,13
Oth Percentile			\$720	\$2,245	\$2,745	\$0	\$940	\$2,035	\$2,035	\$0	\$3,84
			Chief Ex	ecutive Of	fficer - 20	14					
Company	Executive	Position	Base Salary	Cash Bonus	Total Cash	Stock Options	Restricted Shares	Perf Shares	Total Long Term	One-Time (Annualized)	Total Comp
Westwood Holdings	Casey, B.	President, CEO	\$600	\$1,995	\$2,595	\$0	\$0	\$2,060	\$2,060	\$0	\$4,65
Cohen & Steers	Steers, R.	CEO	\$750	\$460	\$1,210	\$0	\$1,660	\$0	\$1,660	\$0	\$2,87
Diamond Hill	Dillon, R.	CEO	\$360	\$640	\$1,000	\$0	\$0	\$1,600	\$1,600	\$0	\$2,60
Hennessy Advisors	Hennessy, N.	President & CEO	\$350	\$1,750	\$2,100	\$0	\$280	\$0	\$280	\$0	\$2,38
Silvercrest	Hough, R.	CEO	\$650	\$725	\$1,375	\$0	\$70	\$0	\$70	\$0	\$1,44
Manning & Napier	Cunningham, P.	CEO	\$500	\$495	\$995	\$0	\$0	\$0	\$0	\$0	\$995
25th Percentile			\$395	\$530	\$1,055	\$0	\$0	\$0	\$125	\$0	\$1,68
0th Percentile			\$550	\$685	\$1,295	\$0	\$35	\$0	\$940	\$0	\$2,49
75th Percentile			\$640	\$1,495	\$1,920	\$0	\$230	\$1,200	\$1,645	\$0	\$2,80
Oth Percentile			\$700	\$1,875	\$2,350	\$0	\$970	\$1,830	\$1,860	\$0	\$3,76
			Chief Ex	ecutive Of	fficer - 20	13					
Company	Executive	Position	Base Salary	Cash Bonus	Total Cash	Stock Options	Restricted Shares	Perf Shares	Total Long Term	One-Time (Annualized)	Tota Com
/lanning & Napier	Cunningham, P.	CEO	\$500	\$1,500	\$2,000	\$0	\$4,020	\$0	\$4,020	\$0	\$6,02
Vestwood Holdings	Casey, B.	President, CEO	\$600	\$1,505	\$2,105	\$0	\$0	\$1,395	\$1,395	\$0	\$3,50
Cohen & Steers	Steers, R.	CEO	\$750	\$365	\$1,115	\$0	\$1,800	\$0	\$1,800	\$0	\$2,91
Diamond Hill	Dillon, R.	CEO	\$360	\$640	\$1,000	\$0	\$0	\$1,600	\$1,600	\$0	\$2,60
lennessy Advisors	Hennessy, N.	President & CEO	\$350	\$1,170	\$1,520	\$0	\$90	\$0	\$90	\$0	\$1,61
Zena Investment	Pzena, R.	CEO, Co-CIO	\$280	\$1,145	\$1,420	\$0	\$0	\$0	\$0	\$0	\$1,42
Silvercrest	Hough, R.	CEO	\$500	\$600	\$1,100	\$0	\$70	\$0	\$70	\$0	\$1,17
5th Percentile			\$355	\$620	\$1,110	\$0	\$0	\$0	\$80	\$0	\$1,51
0th Percentile			\$500	\$1,145	\$1,420	\$0	\$70	\$0	\$1,395	\$0	\$2,60
5th Percentile			\$550	\$1,335	\$1,760	\$0	\$945	\$700	\$1,700	\$0	\$3,21
Oth Percentile			\$660	\$1,500	\$2,040	\$0	\$2,690	\$1,475	\$2,690	\$0	\$4,51

Exhibit F: Discussions of Investment Management Compensation in the Public Domain

Butcher, Dan. "Here Are the Salaries and Bonuses at Hedge Funds in the U.S." eFinancialCareers, May 5, 2018. https://www.efinancialcareers.com/news/finance/the-salaries-and-bonuses-of-investment-professionals-at-large-hedge-fund-compensation.

"Eight Hedge Fund Managers Earned More Than \$1 Billion Each in 2019. Cue the Questions." *Institutional Investor*. March 25, 2020.

https://www.institutionalinvestor.com/article/b1kwjngp2rnp9y/Eight-Hedge-Fund-Managers-Earned-More-Than-1-Billion-Each-in-2019-Cue-the-Questions

Langlois, Shawn. "Think celebrities and CEOs make way too much money? Check out this chart" *MarketWatch.com*. November 29, 2019.

 $\underline{https://www.marketwatch.com/story/hedge-fund-managers-to-taylor-swift-and-disneys-bob-iger-hold-my-beer-2019-11-26}$

Lorin, Janet. "Harvard Endowment Chief Narvekar \$6.25 Million for 2019." Bloomberg.com. Bloomberg, May 14, 2021. https://www.bloomberg.com/news/articles/2021-05-14/harvard-paidendowment-chief-narvekar-6-25-million-for-2019.

Moore, Heidi. "Bill Gross reportedly earns \$290m bonus even as investors withdraw billions from Pimco funds" *The Guardian*. November 14, 2014.

https://www.theguardian.com/business/2014/nov/14/pimco-paid-15bn-bonus-pool-executives-according-to-disputed-report

Rosenburg, John S. "Harvard Discloses Leaders' Annual Compensation" *Harvard Magazine*. May 11, 2018

https://www.harvardmagazine.com/2018/05/harvard-endowment-manager-and-administrator-pay

Documents Reviewed

Data Items Reviewed from Debtor

Bates Label Range: D-JDNL-017439 to D-JDNL-017441

Data Items Reviewed:

Bates Label Range: EXPERT 0000001 to EXPERT 0002316

Individual Documents - Starting Bates Label

- Expert 1 EXPERT 0000001
- Expert 1 EXPERT 0000003
- Expert 1 EXPERT 0000004
- Expert 1 EXPERT 0000024
- Expert 1 EXPERT 0000026
- Expert 1 EXPERT 0000028
- Expert 1 EXPERT 0000030
- Expert 1 EXPERT 0000365
- Expert 1 EXPERT 0000367
- Expert 1 EXPERT 0000372
- Expert 1 EXPERT 0000383
- Expert 1 EXPERT 0000384
- Expert 1 EXPERT 0000385 Expert 1 – EXPERT 0000387
- Expert 1 EXPERT 0000389
- Expert 1 EXPERT 0000679 Expert 1 – EXPERT 0000703
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Expert 1 – EXPERT 0001935

Expert 1 – EXPERT 0001957

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- Expert 1 – EXPERT 0002234
- Expert 1 EXPERT 0002253
- Expert 1 EXPERT 0002260
- Expert 1 – EXPERT 0002267
- Expert 1 EXPERT 0002285
- Expert 1 EXPERT 0002304

Bibliography

"High Intensity Pays Off For Highland." *The Dallas Morning News*, September 3, 2003. https://www.pressreader.com/usa/the-dallas-morning-news/20060903/283218733648003.

Butcher, Dan. "Here Are the Salaries and Bonuses at Hedge Funds in the U.S." eFinancialCareers, May 5, 2018. https://www.efinancialcareers.com/news/finance/the-salaries-and-bonuses-of-investment-professionals-at-large-hedge-fund-compensation.

Lorin, Janet. "Harvard Endowment Chief Narvekar \$6.25 Million for 2019." Bloomberg.com. Bloomberg, May 14, 2021. https://www.bloomberg.com/news/articles/2021-05-14/harvard-paid-endowment-chief-narvekar-6-25-million-for-2019.

"Schedule 14A GAMCO INVESTORS, INC." SEC.gov, April 29, 2020. https://www.sec.gov/Archives/edgar/data/0001060349/000106034920000009/gblproxyfinal2020. htm.

Sarbanes-Oxley Act (2002). https://www.friedfrank.com/siteFiles/Publications/681A0950DF7BC8CF412DF4C4A4805E09.p df.

Album, Michael J, and James E Gregory. "Human Capital Considerations For Maturing Private Equity Firms." Dow Jones Private Equity Analyst-Global Compensation Study, 2012. https://www.proskauer.com/insights/download-pdf/1930.

Palmer, Annie. "Amazon to Buy MGM Studios for \$8.45 Billion." CNBC. CNBC, May 26, 2021. https://www.cnbc.com/2021/05/26/amazon-to-buy-mgm-studios-for-8point45-billion.html.

Exhibit H

PACHULSKI STANG ZIEHL & JONES LLP

Jeffrey N. Pomerantz (CA Bar No. 143717) (admitted pro hac vice) Ira D. Kharasch (CA Bar No. 109084) (admitted pro hac vice) John A. Morris (NY Bar No. 266326) (admitted pro hac vice) Gregory V. Demo (NY Bar No. 5371992) (admitted pro hac vice) Hayley R. Winograd (NY Bar No. 5612569) (admitted pro hac vice) 10100 Santa Monica Blvd., 13th Floor Los Angeles, CA 90067

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HAYWARD PLLC

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Counsel for the Debtor and Debtor-in-Possession

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	§	Case No. 19-34054
HIGHLAND CAPITAL MANAGEMENT, L.P.	§ §	Chapter 11
Inone in the winter object, e.i.	§	Chapter 11
Debtor.	\$ §	
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§	
	§	
Plaintiff.	§	
v.	§	Adversary No. 21-03003-sgj
	§	
JAMES D. DONDERO, NANCY DONDERO, AND	§	
THE DUGABOY INVESTMENT TRUST,	§	
	§	
Defendants.	§	
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§	
	§	
Plaintiff.	§	
	§	
v.	§	
	§	Adversary No.: 21-03005-sgj
NEXPOINT ADVISORS, L.P., JAMES	§	
DONDERO, NANCY DONDERO, AND THE	§	
DUGABOY INVESTMENT TRUST,	§	
	§	
Defendants.	§	

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HIGHLAND CAPITAL MANAGEMENT, L.P.,	§	
MOTILAND CALITAL MANAGEMENT, E.I.,	8 §	
Plaintiff.	§ §	
r iaiitiii.		
	§ 8	
V.	§	A.1
THOUGHT AND CADITAL MANAGENTA	§	Adversary No.: 21-03006-sgj
HIGHLAND CAPITAL MANAGEMENT	§	
SERVICES, INC., JAMES DONDERO, NANCY	§	
DONDERO, AND THE DUGABOY	§	
INVESTMENT TRUST,	§	
	§	
Defendants.	§	
HIGHLAND CAPITAL MANAGEMENT, L.P.,	§	
	§	
Plaintiff.	§	
	§	
V.	§	
	§	Adversary No.: 21-03007-sgj
HCRE PARTNERS, LLC (n/k/a NEXPOINT	8	110,015417 1.01. 21 0000, 58
REAL ESTATE PARTNERS, LLC), JAMES	\$ §	
DONDERO, NANCY DONDERO AND THE		
DUGABOY INVESTMENT TRUST,	§ 8	
DUGADOT INVESTMENT TRUST,	§	
D. C. 1	§	
Defendants.	8	

HIGHLAND'S RESPONSES AND OBJECTIONS TO DEFENDANTS' JOINT DISCOVERY REQUESTS

Highland Capital Management, L.P., the reorganized debtor¹ ("<u>Highland</u>" or, as may be temporally required, the "<u>Debtor</u>") in the above-captioned chapter 11 case (the "<u>Bankruptcy Case</u>") and plaintiff in the above-captioned adversary proceedings (the "<u>Adversary Proceedings</u>"), hereby responds to *Defendants' Joint Discovery Requests To Highland Capital Management, L.P.* (the "<u>Requests</u>")² served by defendants James Dondero ("<u>Mr. Dondero</u>"), Nancy Dondero, ("<u>Ms.</u>

¹ On February 22, 2021, the Bankruptcy Court entered the *Order (i) Confirming the Fifth Amended Plan of Reorganization (as Modified) and (ii) Granting Related Relief* [Docket No. 1943] (the "Confirmation Order") which confirmed the *Fifth Amended Plan of Reorganization of Highland Capital* Management, *L.P.*, as modified (the "Plan"). The Plan went Effective (as defined in the Plan) on August 11, 2021, and Highland is the Reorganized Debtor (as defined in the Plan) since the Effective Date. *See Notice of Occurrence of Effective Date of Confirmed Fifth Amended Plan of Reorganization of Highland Capital Management, <i>L.P.* [Docket No. 2700].

² Capitalized terms not defined herein shall have the meanings ascribed to them in the Requests.

<u>Dondero</u>"), The Dugaboy Investment Trust ("<u>Dugaboy</u>"), NexPoint Advisors, L.P. ("<u>NexPoint</u>"), Highland Capital Management Services, Inc. ("<u>HCMS</u>"), and NexPoint Real Estate Partners, LLC ("<u>NREP</u>") (collectively, "<u>Defendants</u>"). Highland's responses and objections to the Requests (the "<u>Responses</u>") are made pursuant to Federal Rules of Civil Procedure ("<u>FRCP</u>") 26, 33, and 34 as made applicable in bankruptcy cases pursuant to Federal Rules of Bankruptcy Procedure 7026, 7033, and 7034.

GENERAL OBJECTIONS

Unless otherwise specified, the following general objections and caveats are applicable to each and every Response and are incorporated into each Response as though set forth in full:

- 1. The Responses contained herein are based upon information presently known and ascertained by the Highland and Highland reserves the right to amend, supplement, or modify these Responses during depositions or otherwise.
- 2. Highland objects to the Requests to the extent they seek information or documents that are protected from discovery by the attorney-client privilege, the attorney work product doctrine or any other privilege or immunity. The inadvertent disclosure or production of any document that is protected from discovery by any privilege or immunity shall not constitute a waiver of any such privilege or immunity. All references in these objections and responses to Highland's agreement to produce documents shall be construed to mean non-privileged documents.
- 3. Highland objects to the Requests to the extent they request information that is not reasonably or readily available to it, in its possession, custody or control, or is more readily available to the Defendants from another source or for which the burden of obtaining such information is not substantially greater for the Defendants than it is for Highland.

- 4. Highland objects to the Requests to the extent they call for legal conclusions and/or analyses.
- 5. All specific responses to the Requests are provided without waiver of, and with express reservation of (a) all objections as to competency, relevancy, materiality, and admissibility of the responses and the subject matter thereof as evidence for any purpose in any further proceedings in this matter; (b) all privileges, including the attorney-client privilege and work product doctrine; (c) the right to object to the use of such responses, or the subject matter thereof, on any ground in any further proceeding in this action; and (d) the right to object on any ground at any time to a demand or request for further responses to these or any other discovery requests or other discovery proceedings.
- 6. Highland objects to the Requests to the extent they seek to expand on or conflict with Federal Rules of Civil Procedure, the Federal Rules of Bankruptcy Procedure and/or the Local Rules of the Bankruptcy Court for the Northern District of Texas.
- 7. Highland's agreement to produce documents with respect to a specific Request shall not be construed as a representation that such documents actually exist or are within Plaintiff's possession, custody or control.
- 8. Notwithstanding Highland's production of certain documents that were lodged on the main docket or in one or more of the Adversary Proceedings, Highland has not reviewed all documents lodged therein and reserves the right to use, reply upon, or offer into evidence any such documents.
- 9. Unless indicated otherwise, Highland's search for responsive documents and communications covers the period December 1, 2018 to the present.

10. These General Objections and Responses shall be deemed to be incorporated by reference into the Specific Responses and Objections set forth below.

SPECIFIC OBJECTIONS AND RESPONSES TO DOCUMENT REQUESTS REQUEST FOR PRODUCTION NO. 1:

Produce all documents and communications supporting or related to the allegation in the Amended Complaints that "Debtor believes that the Alleged Agreement is a fiction created after the commencement of this Adversary Proceeding for the purpose of avoiding or at least delaying paying the obligations due under the notes."

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 1, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 2:

Produce all documents and communications supporting or related to your Avoidance and Recovery of Actual Fraudulent Transfer claims (Counts 3 and 4 of the Amended Complaint) made against James Dondero.

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 2, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 3:

Produce all documents and communications supporting or related to your Declaratory Relief claims (Count 5 of the Amended Complaint) made against Dugaboy and Nancy Dondero.

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 3, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 4:

Produce all documents and communications supporting or related to your Breach of Fiduciary Duty claims (Count 6 of the Amended Complaint) made against Dugaboy and Nancy Dondero.

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 4, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 5:

Produce all documents and communications supporting or related to your Aiding and Abetting a Breach of Fiduciary Duty claims (Count 7 of the Amended Complaint) against James Dondero and Nancy Dondero.

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 5, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 6:

Produce all documents and communications supporting or related to your Avoidance and Recovery of Actual Fraudulent Transfer claims (Counts 3 and 4 of the Amended Complaint) made against NPA.

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 6, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 7:

Produce all documents and communications supporting or related to your Avoidance and Recovery of Actual Fraudulent Transfer claims (Counts 3 and 4 of the Amended Complaint) made against HCMS.

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 7, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 8:

Produce all documents and communications supporting or related to your Avoidance and Recovery of Actual Fraudulent Transfer claims (Counts 3 and 4 of the Amended Complaint) made against HCRE.

RESPONSE:

Subject to the General Objections and this specific objection, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 8, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information. Highland reserves its right to supplement its Response to this Request in light of ongoing discovery.

REQUEST FOR PRODUCTION NO. 9:

Produce all documents and communications supporting or related to your Avoidance and Recovery of Actual Fraudulent Transfer claims (Counts 3 and 4 of the Amended Complaint) made against James Dondero.

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 9, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 10:

Produce all documents and communications supporting or related to any damages that you are seeking pursuant to your Amended Complaints.

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 10, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 11:

Produce all documents and communications supporting or related to the allegation in the Amended Complaints that, "At all relevant times, Mr. Dondero controlled the Debtor."

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 11, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 12:

Produce all documents and communications related to the Alleged Agreement referenced in the Amended Complaints.

RESPONSE:

In response to Request for Production No. 12, Highland states that it is not aware of any documents responsive to this Request.

REQUEST FOR PRODUCTION NO. 13:

Produce all documents and communications supporting or related to the allegation in the Amended Complaints that "the Debtor's books and records do not reflect the Alleged Agreement."

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 13, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 14:

Produce all documents and communications supporting or related to the allegation in the Amended Complaints that "Dugaboy was not authorized to enter into the Alleged Agreement on behalf of the Partnership or otherwise bind the Partnership (as "Partnership" is defined in the Limited Partnership Agreement.)"

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 14, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 15:

Produce all documents and communications supporting or related to the allegation in the Amended Complaints that "Mr. Dondero did not inform the Debtor's CFO or outside auditor's about the Alleged Agreement."

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 15, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 16:

Produce all communications between the Debtor and Debtor's outside auditor.

RESPONSE:

Highland objects to Request for Production No. 16 on the grounds that it is overly broad, unduly burdensome, and not proportional to the needs of the case. *See* Fed. R. Civ. P. 26(b)(1). Subject to the General Objections and these specific objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 16, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information concerning or relating to the Notes.

REQUEST FOR PRODUCTION NO. 17:

Produce all communications between the Debtor and Debtor's outside auditor related to any allegations in the Amended Complaints.

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 17, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 18:

Produce all communications between Mr. Dondero and Debtor's CFO (as that term is used in the Amended Complaints) related to the Notes.

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 18, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 19:

Produce all documents and communications supporting or related to the allegation in the Amended Complaints that "Nancy Dondero also lacked the authority to enter into the Alleged Agreement or to otherwise bind the Debtor."

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 19, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 20:

Produce all communications between Nancy Dondero and James Dondero.

Highland objects to Request for Production No. 20 on the grounds that it is overly broad, unduly burdensome, and not proportional to the needs of the case to the extent it asks for "all" communications between Nancy Dondero and James Dondero. *See* Fed. R. Civ. P. 26(b)(1). Subject to the General Objections and these specific objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 20, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information concerning or relating to the allegations in the Amended Complaint or the Notes or the Amended Answer.

REQUEST FOR PRODUCTION NO. 21:

Produce all communications between Nancy Dondero and James Dondero related to the allegations in the Amended Complaints.

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 21, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 22:

Produce all communications between Nancy Dondero and James Dondero related to James Dondero's compensation from the Debtor.

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 22, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 23:

Produce all documents and communications supporting or related to the allegations in the Amended Complaints that each of the Defendants entered into the "Alleged Agreement with actual intent to hinder, delay, or defraud a present or future creditor."

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 23, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 24:

Produce all documents and communications supporting or related to the allegation in the Amended Complaints that the "Alleged Agreement was not subject to negotiation."

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 24, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 25:

Produce all documents and communications supporting or related to the allegation in the Amended Complaints that "the value of the consideration received by the Debtor for the transfers was not reasonably equivalent value."

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 25, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 26:

Produce all documents and communications evidencing the value of the Notes.

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 26.

REQUEST FOR PRODUCTION NO. 27:

Produce all documents and communications evidencing the value of the consideration received by the Debtor related to the Notes.

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 27, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 28:

Produce all documents and communications supporting or related to the allegation in the Amended Complaints that James Dondero and Nancy Dondero "were aware that Dugaboy would have fiduciary duties to the Debtor if it acted to bind the Debtor."

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 28, including using search terms and identifying custodians that the Debtor believes are most likely to yield responsive information.

REQUEST FOR PRODUCTION NO. 29:

Produce all documents and communications supporting any damages you are seeking related to the Amended Complaints.

RESPONSE:

Highland objects to Request for Production No. 29 on the ground that it is duplicative of Request for Production No. 10. Subject to the General Objections and this specific objection, Highland incorporates by reference its Response to Request for Production No. 10.

REQUEST FOR PRODUCTION NO. 30:

Produce all documents and communications relating to the solvency and financial condition of the Debtor.

RESPONSE:

Highland objects to Request for Production No. 30 on the grounds that it is overly broad, unduly burdensome, and not proportional to the needs of the case. *See* Fed. R. Civ. P. 26(b)(1). Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 30.

REQUEST FOR PRODUCTION NO. 31:

Produce all monthly balance sheets of the Debtor for the period from January 1, 2013 to the present.

RESPONSE:

Highland objects to Request for Production No. 31 on the grounds that it is overly broad, unduly burdensome, and not proportional to the needs of the case. *See* Fed. R. Civ. P. 26(b)(1). Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 31.

REQUEST FOR PRODUCTION NO. 32:

Produce all of the Debtor's internal monthly reporting packages for the period from January 1, 2013 to the present.

RESPONSE:

Highland objects to Request for Production No. 32 on the grounds that it is overly broad, unduly burdensome, and not proportional to the needs of the case. *See* Fed. R. Civ. P. 26(b)(1). Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 32.

REQUEST FOR PRODUCTION NO. 33:

Produce all of the Debtor's financial statements for the period from January 1, 2013 to the present.

RESPONSE:

Highland objects to Request for Production No. 33 on the grounds that it is overly broad, unduly burdensome, and not proportional to the needs of the case. *See* Fed. R. Civ. P. 26(b)(1). Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 33.

REQUEST FOR PRODUCTION NO. 34:

Produce all "loan summaries" of the Debtor for the period from January 1, 2013 to the present.

RESPONSE:

Highland objects to Request for Production No. 34 on the grounds that it is overly broad, unduly burdensome, and not proportional to the needs of the case. *See* Fed. R. Civ. P. 26(b)(1). Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 34.

REQUEST FOR PRODUCTION NO. 35:

Produce all of the Debtor's audited financial statements for the period from January 1, 2013 to the present.

RESPONSE:

Highland objects to Request for Production No. 35 on the ground that Highland has previously produced documents responsive to this Request and does not intend to produce all such documents again.

REQUEST FOR PRODUCTION NO. 36:

Produce all valuation reports, including all annual and/or periodic valuation reports, and all other documents reflecting the enterprise value and/or asset value of the following entities:

Trussway Holdings, LLC, Trussway Industries, LLC, MGM Holdings, and Cornerstone Healthcare for the period from January 1, 2013 to the present.

RESPONSE:

Highland objects to Request for Production No. 36 on the grounds that it is overly broad, unduly burdensome, and not proportional to the needs of the case. *See* Fed. R. Civ. P. 26(b)(1). Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 36.

REQUEST FOR PRODUCTION NO. 37:

Produce all valuation reports, including all annual and/or periodic valuation reports, and all other documents reflecting the enterprise value and/or asset value of all entities and assets owned, directly or indirectly, by the following entities and in which the Debtor has an interest: Highland Select Equity Fund, L.P., Highland Restoration Capital Partners, L.P., Highland CLO Funding, Ltd., Highland Multi Strategy Credit Fund, L.P., Highland Capital Management Korea Limited, and Cornerstone Healthcare.

RESPONSE:

Highland objects to Request for Production No. 37 on the grounds that it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defense. *See* Fed. R. Civ. P. 26(b)(1).

REQUEST FOR PRODUCTION NO. 38:

Produce all documents showing the financial performance of the following entities for the period from January 1, 2013 to the present: (i) the Debtor; (ii) all of the Debtor's Managed Funds; (iii) all of the Debtor's subsidiaries, both direct and indirect majority-owned; (iv) all Affiliates of the Debtor; and (v) any other entity owned, controlled, and/or managed by the Debtor.

RESPONSE:

Highland objects to Request for Production No. 38 on the grounds that it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defense. *See* Fed. R. Civ. P. 26(b)(1).

REQUEST FOR PRODUCTION NO. 39:

Produce all financial statements for the following entities for the period from January 1, 2013 to the present: (i) the Debtor; (ii) all of the Debtor's Managed Funds; (iii) all of the Debtor's subsidiaries, both direct and indirect majority-owned; (iv) all Affiliates of the Debtor; and (v) any other entity owned, controlled, and/or managed by the Debtor.

RESPONSE:

Highland objects to Request for Production No. 39 on the grounds that it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defense. *See* Fed. R. Civ. P. 26(b)(1).

REQUEST FOR PRODUCTION NO. 40:

Produce all monthly balance sheets for the following entities for the period from January 1, 2013 to the present: (i) the Debtor; (ii) all of the Debtor's Managed Funds; (iii) all of the Debtor's subsidiaries, both direct and indirect majority-owned; (iv) all Affiliates of the Debtor; and (v) any other entity owned, controlled, and/or managed by the Debtor.

RESPONSE:

Highland objects to Request for Production No. 40 on the grounds that it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defense. *See* Fed. R. Civ. P. 26(b)(1).

REQUEST FOR PRODUCTION NO. 41:

Produce all internal monthly reporting packages for the following entities for the period from January 1, 2013 to the present: (i) the Debtor; (ii) all of the Debtor's Managed Funds; (iii) all of the Debtor's subsidiaries, both direct and indirect majority-owned; (iv) all Affiliates of the Debtor; and (v) any other entity owned, controlled, and/or managed by the Debtor.

RESPONSE:

Highland objects to Request for Production No. 41 on the grounds that it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defense. *See* Fed. R. Civ. P. 26(b)(1).

REQUEST FOR PRODUCTION NO. 42:

Produce all documents reflecting the assets under management for the following entities for the period from January 1, 2013 to the present: (i) the Debtor; (ii) all of the Debtor's Managed Funds; (iii) all of the Debtor's subsidiaries, both direct and indirect majority-owned; (iv) all Affiliates of the Debtor; and (v) any other entity owned, controlled, and/or managed by the Debtor.

RESPONSE:

Highland objects to Request for Production No. 42 on the grounds that it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defense. *See* Fed. R. Civ. P. 26(b)(1).

REQUEST FOR PRODUCTION NO. 43:

Produce all documents reflecting the investment results and/or performance for the following entities for the period from January 1, 2013 to the present: (i) the Debtor; (ii) all of the Debtor's Managed Funds; (iii) all of the Debtor's subsidiaries, both direct and indirect majority-owned; (iv) all Affiliates of the Debtor; and (v) any other entity owned, controlled, and/or managed by the Debtor.

RESPONSE:

Highland objects to Request for Production No. 43 on the grounds that it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defense. *See* Fed. R. Civ. P. 26(b)(1).

REQUEST FOR PRODUCTION NO. 44:

Produce all documents reflecting marketing materials for the following entities for the period from January 1, 2013 to the present: (i) the Debtor; (ii) all of the Debtor's Managed Funds; (iii) all of the Debtor's subsidiaries, both direct and indirect majority-owned; (iv) all Affiliates of the Debtor; and (v) any other entity owned, controlled, and/or managed by the Debtor.

RESPONSE:

Highland objects to Request for Production No. 44 on the grounds that it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defense. *See* Fed. R. Civ. P. 26(b)(1).

REQUEST FOR PRODUCTION NO. 45:

Produce all documents related to any employment and/or shareholder or partnership agreement between Dondero, on the one hand, and any of the following entities on the other hand, for the period from January 1, 2013 to the present: (i) the Debtor; (ii) all of the Debtor's Managed Funds; (iii) all of the Debtor's subsidiaries, both direct and indirect majority-owned; (iv) all Affiliates of the Debtor; (v) any other entity owned, controlled, and/or managed by the Debtor; and (vi) Strand Advisors, Inc.

RESPONSE:

Highland objects to Request for Production No. 45 on the grounds that it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defense. *See* Fed. R. Civ. P. 26(b)(1).

REQUEST FOR PRODUCTION NO. 46:

Produce all documents related to any compensation (including, without limitation, base salary, annual bonus, long-term incentives, equity distributions, equity interests, perks, long-term awards, loans, forgiveness of debt, or otherwise) received by Dondero from any of the following entities for the period from January 1, 2010 to the present: (i) the Debtor; (ii) all of the Debtor's Managed Funds; (iii) all of the Debtor's subsidiaries, both direct and indirect majority-owned; (iv) all Affiliates of the Debtor; (v) any other entity owned, controlled, and/or managed by the Debtor; and (vi) Strand Advisors, Inc.

RESPONSE:

Highland objects to Request for Production No. 46 on the grounds that it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defense. *See* Fed. R. Civ. P. 26(b)(1). Subject to the General Objections and these specific objections, Highland will conduct a reasonable search for, and produce, documents responsive to this Request to the extent they relate to (i) the Debtor.

REQUEST FOR PRODUCTION NO. 47:

Produce all documents related to any compensation (including, without limitation, base salary, annual bonus, long-term incentives, equity distributions, equity interests, perks, long-term awards, loans, forgiveness of debt, or otherwise) received by any Related Entity for Dondero or on Dondero's behalf, from any of the following entities for the period from January 1, 2010 to the present: (i) the Debtor; (ii) all of the Debtor's Managed Funds; (iii) all of the Debtor's subsidiaries,

both direct and indirect majority-owned; (iv) all Affiliates of the Debtor; (v) any other entity owned, controlled, and/or managed by the Debtor; and (vi) Strand Advisors, Inc.

RESPONSE:

Highland objects to Request for Production No. 47 on the grounds that it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defense. *See* Fed. R. Civ. P. 26(b)(1).

REQUEST FOR PRODUCTION NO. 48:

Produce all documents reflecting and/or relating to any organizational charts for any of the following entities for the period from January 1, 2013 to the present: (i) the Debtor; (ii) all of the Debtor's Managed Funds; (iii) all of the Debtor's subsidiaries, both direct and indirect majority-owned; (iv) all Affiliates of the Debtor; (v) any other entity owned, controlled, and/or managed by the Debtor; and (vi) Strand Advisors, Inc.

RESPONSE:

Highland objects to Request for Production No. 48 on the grounds that it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defense. *See* Fed. R. Civ. P. 26(b)(1). Subject to the forgoing objection, Highland refers the Defendants to documents filed on this main docket in the above-referenced bankruptcy case.

REQUEST FOR PRODUCTION NO. 49:

Produce all documents reflecting and/or relating to Dondero's employment, investment, and/or managerial role(s) in any of the following entities for the period from January 1, 2013 to the present: (i) the Debtor; (ii) all of the Debtor's Managed Funds; (iii) all of the Debtor's subsidiaries, both direct and indirect majority-owned; (iv) all Affiliates of the Debtor; (v) any other entity owned, controlled, and/or managed by the Debtor; and (vi) Strand Advisors, Inc.

RESPONSE:

Highland objects to Request for Production No. 49 on the grounds that it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defense. *See* Fed. R. Civ. P. 26(b)(1).

REQUEST FOR PRODUCTION NO. 50:

Produce the Debtor's "books and records" referred to in paragraph 66(j) of the Amended Complaint filed against Defendant James Dondero.

RESPONSE:

Subject to the General Objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 50.

REQUEST FOR PRODUCTION NO. 51:

Produce all documents and communications evidencing any action taken by any limited partner of the Debtor to (i) take part in the control (within the meaning of the Delaware Act) of the Partnership's business; (ii) transact any business in the Partnership's name; and/or (iii) sign any documents or otherwise bind the Partnership in accordance with the LPA.

RESPONSE:

Highland objects to Request for Production No. 51 on the grounds that it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defense. *See* Fed. R. Civ. P. 26(b)(1).

REQUEST FOR PRODUCTION NO. 52:

Produce all documents and communications evidencing the value of the HCRE Notes.

RESPONSE:

Subject to the General Objections and these specific objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 52.

REQUEST FOR PRODUCTION NO. 53:

Produce all documents and communications evidencing the value of the HCMS Notes.

RESPONSE:

Subject to the General Objections and these specific objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 53.

REQUEST FOR PRODUCTION NO. 54:

Produce all documents and communications evidencing the value of the NPA Note.

RESPONSE:

Subject to the General Objections and these specific objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 54.

REQUEST FOR PRODUCTION NO. 55:

Produce all documents and communications evidencing the value of the Dondero Notes.

RESPONSE:

Subject to the General Objections and these specific objections, Highland will conduct a reasonable search for, and produce, documents responsive to Request for Production No. 55.

REQUEST FOR PRODUCTION NO. 56:

Produce the loan documentation for all loans made by Debtor to any then-current executive, consultant, or employee of Debtor or any related Person.

RESPONSE:

Highland objects to Request for Production No. 56 on the grounds that (a) it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defense, *see* Fed. R. Civ. P. 26(b)(1), and (b) the phrases "loan documentation," "consultant," and "any related Person" are vague and ambiguous. Subject to the General Objections and these specific objections, Highland states that loans made by Debtor to any then-current executive, employee, or related party are identified and described in Highland's audited financial statements previously produced to James Dondero.

REQUEST FOR PRODUCTION NO. 57:

Produce all documents reflecting the payment status of all loans identified in response to the above (No. 56) Request for Production, and if forgiven, all documents reflecting the conditions for forgiveness.

Highland objects to Request for Production No. 57 on the grounds that (a) it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defenses, *see* Fed. R. Civ. P. 26(b)(1), and (b) the phrases "loan documentation," "consultant," and "any related Person" in Request for Production No. 56 are vague and ambiguous. Subject to the General Objections and these specific objections, Highland states that loans made by Debtor to any then-current executive, employee, or related party are identified and described in Highland's audited financial statements previously produced to James Dondero.

REQUEST FOR PRODUCTION NO. 58:

Produce all documents related to any audits of the Debtor from 2013 forward, including, but not limited to, any management letters, audit notes, and audit files.

RESPONSE:

Highland objects to Request for Production No. 58 on the grounds that it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defense. *See* Fed. R. Civ. P. 26(b)(1). Subject to the General Objections and these specific objections, Highland and PricewaterhouseCoopers previously produced documents responsive to Request for Production No. 58.

REQUEST FOR PRODUCTION NO. 59:

Produce all documents related to the sale or potential sale of any portfolio companies of the Debtor or interests in any portfolio companies owned by the Debtor, including, but not limited to, MGM, Trussway, and Cornerstone.

RESPONSE:

Highland objects to Request for Production No. 59 on the grounds that (a) it is overly broad, unduly burdensome, not proportional to the needs of the case, and not relevant to the parties' claims or defenses, *see* Fed. R. Civ. P. 26(b)(1), and (b) the phrase "potential sale" is vague and

ambiguous. Subject to the General Objections and these specific objections, Highland states that it has no documents responsive to Request for Production No. 59.

RESPONSES TO REQUESTS FOR ADMISSIONS

REQUEST FOR ADMISSION NO. 1:

Admit that Highland Capital Management, L.P. entered into the Fourth Amended and Restated Agreement of Limited Partnership of Highland Capital Management, L.P. (the "LPA"), on or about December 24, 2015.

RESPONSE:

Deny. Highland Capital Management, L.P. did not enter into, and is not a party to, the LPA.

REQUEST FOR ADMISSION NO. 2:

Admit that the LPA provided that the Majority Interest of Highland Capital Management, L.P. could approve compensation for the General Partner and its Affiliates (as those terms are defined in the LPA).

RESPONSE:

Deny. Request for Admission No. 2 inaccurately summarizes Section 3.10 of the LPA, which speaks for itself.

REQUEST FOR ADMISSION NO. 3:

Admit that James Dondero was an Affiliate of the General Partner in 2017 (as those terms are defined in the LPA).

RESPONSE:

Admit.

REQUEST FOR ADMISSION NO. 4:

Admit that James Dondero was an Affiliate of the General Partner in 2018 (as those terms are defined in the LPA).

RESPONSE:

Admit.

REQUEST FOR ADMISSION NO. 5:

Admit that James Dondero was an Affiliate of the General Partner in 2019 (as those terms are defined in the LPA).

Admit.

REQUEST FOR ADMISSION NO. 6:

Admit that James Dondero was an Affiliate of the General Partner in 2020 (as those terms are defined in the LPA).

RESPONSE:

Admit that James Dondero was an Affiliate of the General Partner from January 1 through January 9, 2020, and otherwise deny Request for Admission No. 6 on the basis of the corporate governance settlement that Mr. Dondero entered into and that was approved by the Court. See Docket Nos. 338 and 339.

REQUEST FOR ADMISSION NO. 7:

Admit that the Dugaboy Family Trust held a Majority Interest in Highland Capital Management, L.P. in 2017 (as those terms are defined in the LPA).

RESPONSE:

Deny. "Dugaboy Family Trust" is neither a defined term nor a party to the LPA.

REQUEST FOR ADMISSION NO. 8:

Admit that the Dugaboy Family Trust held a Majority Interest in Highland Capital Management, L.P. in 2018 (as those terms are defined in the LPA).

RESPONSE:

Deny. "Dugaboy Family Trust" is neither a defined term nor a party to the LPA.

REQUEST FOR ADMISSION NO. 9:

Admit that the Dugaboy Family Trust held a Majority Interest in Highland Capital Management, L.P. in 2019 (as those terms are defined in the LPA).

RESPONSE:

Deny. "Dugaboy Family Trust" is neither a defined term nor a party to the LPA.

REQUEST FOR ADMISSION NO. 10:

Admit that the Dugaboy Family Trust held a Majority Interest in Highland Capital Management, L.P. in 2020 (as those terms are defined in the LPA).

Deny. "Dugaboy Family Trust" is neither a defined term nor a party to the LPA.

REQUEST FOR ADMISSION NO. 11:

Admit that Nancy Dondero was the Dugaboy Family Trustee (as defined in the LPA) in 2017.

RESPONSE:

HCMLP objects to Request for Admission No. 11 on the ground that "Dugaboy Family Trust" is not defined in the LPA. HCMLP denies knowledge or information sufficient to form a belief as to the truth of the matter asserted in Request for Admission No. 11. HCMLP acknowledges that the Defendants apparently contend that Nancy Dondero was the Dugaboy Family Trustee in 2017.

REQUEST FOR ADMISSION NO. 12:

Admit that Nancy Dondero was the Dugaboy Family Trustee (as defined in the LPA) in 2018.

RESPONSE:

HCMLP objects to Request for Admission No. 12 on the ground that "Dugaboy Family Trust" is not defined in the LPA. HCMLP denies knowledge or information sufficient to form a belief as to the truth of the matter asserted in Request for Admission No. 12. HCMLP acknowledges that the Defendants apparently contend that Nancy Dondero was the Dugaboy Family Trustee in 2018.

REQUEST FOR ADMISSION NO. 13:

Admit that Nancy Dondero was the Dugaboy Family Trustee (as defined in the LPA) in 2019.

RESPONSE:

HCMLP objects to Request for Admission No. 13 on the ground that "Dugaboy Family Trust" is not defined in the LPA. HCMLP denies knowledge or information sufficient to form a belief as to the truth of the matter asserted in Request for Admission No. 13. HCMLP acknowledges that the Defendants apparently contend that Nancy Dondero was the Dugaboy Family Trustee in 2019.

REQUEST FOR ADMISSION NO. 14:

Admit that Nancy Dondero was the Dugaboy Family Trustee (as defined in the LPA) in 2020.

HCMLP objects to Request for Admission No. 14 on the ground that "Dugaboy Family Trust" is not defined in the LPA. HCMLP denies knowledge or information sufficient to form a belief as to the truth of the matter asserted in Request for Admission No. 14. HCMLP acknowledges that the Defendants apparently contend that Nancy Dondero was the Dugaboy Family Trustee in 2020.

REQUEST FOR ADMISSION NO. 15:

Admit that James Dondero was the primary beneficiary and the lifetime beneficiary of Dugaboy in 2017.

RESPONSE:

HCMLP denies knowledge or information sufficient to form a belief as to the truth of the matters asserted in Request for Admission No. 15. HCMLP acknowledges that Mr. Dondero contends that he is the primary beneficiary and the lifetime beneficiary of Dugaboy and that HCMLP has relied on such contentions in other aspects of the Bankruptcy Case.

REQUEST FOR ADMISSION NO. 16:

Admit that James Dondero was the primary beneficiary and the lifetime beneficiary of Dugaboy in 2018.

RESPONSE:

HCMLP denies knowledge or information sufficient to form a belief as to the truth of the matters asserted in Request for Admission No. 16. HCMLP acknowledges that Mr. Dondero contends that he is the primary beneficiary and the lifetime beneficiary of Dugaboy and that HCMLP has relied on such contentions in other aspects of the Bankruptcy Case.

REQUEST FOR ADMISSION NO. 17:

Admit that James Dondero was the primary beneficiary and the lifetime beneficiary of Dugaboy in 2019.

RESPONSE:

HCMLP denies knowledge or information sufficient to form a belief as to the truth of the matters asserted in Request for Admission No. 17. HCMLP acknowledges that Mr. Dondero contends that he is the primary beneficiary and the lifetime beneficiary of Dugaboy and that HCMLP has relied on such contentions in other aspects of the Bankruptcy Case.

REQUEST FOR ADMISSION NO. 18:

Admit that James Dondero was the primary beneficiary and the lifetime beneficiary of Dugaboy in 2020.

HCMLP denies knowledge or information sufficient to form a belief as to the truth of the matters asserted in Request for Admission No. 18. HCMLP acknowledges that Mr. Dondero contends that he is the primary beneficiary and the lifetime beneficiary of Dugaboy and that HCMLP has relied on such contentions in other aspects of the Bankruptcy Case.

REQUEST FOR ADMISSION NO. 19:

Admit that the Debtor's assets (including assets held through direct or indirect subsidiaries) exceeded its liabilities as of December 31, 2017.

RESPONSE:

Deny because the Debtor's assets (including assets held through direct or indirect subsidiaries) did not exceed its liabilities as of December 31, 2017.

REQUEST FOR ADMISSION NO. 20:

Admit that the Debtor's assets (including assets held through direct or indirect subsidiaries) exceeded its liabilities in January 2018.

RESPONSE:

Deny because the Debtor's assets (including assets held through direct or indirect subsidiaries) did not exceed its liabilities as of December 31, 2018.

REQUEST FOR ADMISSION NO. 21:

Admit that the Debtor's assets (including assets held through direct or indirect subsidiaries) exceeded its liabilities as of December 31, 2018.

RESPONSE:

Deny because the Debtor's assets (including assets held through direct or indirect subsidiaries) did not exceed its liabilities as of December 31, 2018.

REQUEST FOR ADMISSION NO. 22:

Admit that the Debtor's assets (including assets held through direct or indirect subsidiaries) exceeded its liabilities as of December 31, 2019.

RESPONSE:

Deny because the Debtor's assets (including assets held through direct or indirect subsidiaries) did not exceed its liabilities as of December 31, 2019.

REQUEST FOR ADMISSION NO. 23:

Admit that within Highland each of MGM, Cornerstone and Trussway were referred to as "Portfolio Companies."

RESPONSE:

Highland objects to Request for Admission No. 24 on the ground that the phrase "within Highland" is vague and ambiguous.

OBJECTIONS AND RESPONSES TO INTERROGATORIES

INTERROGATORY NO. 1:

Identify all damages that you are seeking against each of the Defendants, including, how those damages are calculated.

RESPONSE:

Against each maker of each Notes, HCMLP seeks damages in an amount equal to (a) all unpaid principal under each Note, (b) all accrued and unpaid interest under each Note, and (c) all actual expenses of collection, including court costs, and reasonable attorneys' fees in connection with each of the Adversary Proceedings. HCMLP incorporates by reference its prior written responses to discovery and refers the defendants to the Notes and the invoices of Pachulski Stang Ziehl & Jones, LLP other documents being produced in this adversary proceeding.

Against Nancy Dondero and Dugaboy, HCMLP seeks damages in an amount equal to (a) all unpaid principal under each Note, and (b) all accrued and unpaid interest under each Note.

Against James Dondero for aiding and abetting Nancy Dondero's and Dugaboy's breach of fiduciary duty, HCMLP seeks damages in an amount equal to (a) all unpaid principal under each Note, and (b) all accrued and unpaid interest under each Note.

Damages will continue to increase as interest continues to accrue and Highland continues to incur additional costs of collection.

INTERROGATORY NO. 2:

Provide the factual basis for your allegation in the Amended Complaints that Dugaboy owed a fiduciary duty to the Debtor.

RESPONSE:

Assuming that a court of competent jurisdiction finds that Dugaboy entered into an agreement on behalf of HCMLP pursuant to which HCMLP agreed to forgive collection on all or any of the Notes, then Dugaboy will have owed a fiduciary duty to the Debtor because, among

other things, (a) Dugaboy would have been acting on the Debtor's behalf, (b) Dugaboy would have bound the Debtor, and (c) Dugaboy would have been required to act reasonably under the circumstances.

INTERROGATORY NO. 3:

Provide the factual basis for your allegation in the Amended Complaints that Nancy Dondero owed a fiduciary duty to the Debtor.

RESPONSE:

HCMLP incorporates by reference its response to Interrogatory No. 3 and further notes that Ms. Dondero would have caused Dugaboy to enter into the Alleged Agreement.

INTERROGATORY NO. 4:

Identify all acts or omissions by each of the Defendants that breached any alleged fiduciary duties owed to the Debtor.

RESPONSE:

Assuming that a court of competent jurisdiction finds that Dugaboy entered into an agreement pursuant to which HCMLP agreed to forgive collection on the Notes, then Dugaboy and Nancy would have breached their fiduciary duties by acting unreasonably by (a) agreeing to forgive Notes with an aggregate principal amount in excess of \$70 million for \$1 in value, (b) agreeing to forgive Notes with an aggregate principal amount in excess of \$70 million at a time when they had no obligation to do so and received woefully inadequate consideration in return, and (c) otherwise acting unreasonably under the circumstances, including failing to perform reasonable diligence, failing to document and otherwise disclose the "agreement" to the Debtor's management and auditors, and by failing to disclose the "agreement" to the Bankruptcy Court at any time.

INTERROGATORY NO. 5:

Identify all acts or omissions by each of the Defendants that aided and abetted the breach of any alleged fiduciary duties owed to the Debtor.

RESPONSE:

Highland incorporates by reference its response to Interrogatory No. 5 and further states - that James Dondero would have further aided and abetted in the breach of fiduciary duties by using undue influence to persuade Ms. Dondero to enter into the Alleged Agreement on behalf of Dugaboy.

INTERROGATORY NO. 6:

Provide the factual basis for your allegation in the Amended Complaints that "At all relevant times, Mr. Dondero controlled the Debtor."

RESPONSE:

The evidence that Mr. Dondero controlled the Debtor is extensive and HCMLP objects to Interrogatory No. 6 on the grounds that it is overly broad, unduly burdensome, and has been admitted to at various points in the Bankruptcy Case. Subject to the General Objections, the evidence that Mr. Dondero controlled the Debtor through at least January 9, 2020, includes his admissions, his control of Strand Advisors, Inc., his role as President of HCMLP, his authorization of the commencement of the Bankruptcy Case on behalf of HCMLP, and his agreement to the corporate governance settlement as embodied in Docket Nos. 338 and 339.

INTERROGATORY NO. 7:

Provide the factual basis for your allegations in the Amended Complaint that James Dondero controlled NPA.

RESPONSE:

The evidence that Mr. Dondero controlled NPA is extensive and HCMLP objects to Interrogatory No. 7 on the grounds that it is overly broad, unduly burdensome, and has been admitted to at various points in the Bankruptcy Case. Subject to the forgoing objection, the

evidence that Mr. Dondero controls NPA includes, among other things, his admissions, the admissions of DC Sauter and Jason Post at various points in this case, and prior judicial findings, holdings, rulings, and orders.

INTERROGATORY NO. 8:

Provide the factual basis for your allegations in the Amended Complaint that James Dondero controlled HCRE.

RESPONSE:

The evidence that Mr. Dondero controlled HCRE is extensive and HCMLP objects to Interrogatory No. 8 on the grounds that it is overly broad, unduly burdensome, and has been admitted to at various points in the Bankruptcy Case. Subject to the forgoing objection, the evidence that Mr. Dondero controls HCRE includes, among other things, his own admissions, his direct or indirect ownership interest in HCRE, and the positions he holds and has with respect to HCRE..

INTERROGATORY NO. 9:

Provide the factual basis for your allegations in the Amended Complaint that James Dondero controlled HCMS.

RESPONSE:

The evidence that Mr. Dondero controlled HCMS is extensive and HCMLP objects to Interrogatory No. 9 on the grounds that it is overly broad, unduly burdensome, and has been admitted to at various points in the Bankruptcy Case. Subject to the forgoing objection, the evidence that Mr. Dondero controls HCMS includes, among other things, his own admissions, his direct or indirect ownership interest in HCMS, and the positions he holds and has with respect to HCMS.

INTERROGATORY NO. 10:

Provide the factual basis for your allegation in the Amended Complaints that "the Alleged Agreement is a fiction."

RESPONSE:

Highland incorporates by reference and refers the Defendants to (a) the purported terms of the Alleged Agreement, (b) the purported purpose of the Alleged Agreement, (c) Mr. Dondero's prior sworn testimony in Adv. Pro. 21-03003; (d) documents identified on Docket Nos. 31 and 35, respectively, in Adv. Pro. 21-3004; (e) Mr. Dondero's Rule 26 disclosures in Adv. Pro. 21-03003; (f) the deposition testimony of PricewaterhouseCoopers and the exhibits marked during that deposition; (g) the lack of any documentation memorializing the terms of the Alleged Agreement, and (h) the lack of disclosure of the alleged "agreement" to the Bankruptcy Court at any time prior to confirmation, including in connection with that objection to the Debtor's Plan.

INTERROGATORY NO. 11:

Provide the factual basis for your allegation in the Amended Complaints that "Mr. Dondero entered into the Alleged Agreement with actual intent to hinder, delay, or defraud a present or future creditor."

RESPONSE:

Highland contends that the evidence will prove that the Alleged Agreement is a fiction but if a court of competent jurisdiction finds otherwise, that the evidence will prove that Mr. Dondero entered into the Alleged Agreement when he knew that certain creditors, including the Redeemer Committee and Joshua Terry, were on the verge of obtaining substantial judgments against Highland and as he had at various times in the face of adverse litigation, sought to fraudulently transfer assets to limit (if not eliminate) judgment creditors' ability to collect.

INTERROGATORY NO. 12:

Identify the "value of the consideration received by the Debtor for the transfers," as that term is used in the Amended Complaint, and provide the basis for how that value was calculated.

Highland made the payments reflected in each Note in exchange for a promise by each maker that payment would be made on the terms set forth therein, including the payment of all principal and interest and all costs of collection, including attorneys' fees.

INTERROGATORY NO. 13:

Identify any portfolio companies that Debtor owns (wholly or partially).

RESPONSE:

Highland objects to Interrogatory No. 13 on the grounds that (a) "portfolio companies" is undefined, and (b) it is overly broad, unduly burdensome and is not relevant to any party's claim or defense nor is it proportional to the needs of this case.

INTERROGATORY NO. 14:

Identify any sale or potential sale of any portfolio companies (or a portion of such portfolio companies) owned (wholly or partially) by the Debtor, including, but not limited to, Trussway, MGM and Cornerstone, including the date of the sale, the buyer, and the amount paid.

RESPONSE:

Highland objects to Interrogatory No. 14 on the grounds that (a) "portfolio companies" is undefined, (b) the phrase "potential sale" is vague and ambiguous, (c) it is overly broad, unduly burdensome and is not relevant to any party's claim or defense nor is it proportional to the needs of this case, and (d) "potential sales" are not a term of the Alleged Agreement and otherwise constitute proprietary and confidential information. Subject to the forgoing objections, Highland has not sold Trussway, MGM or Cornerstone as of this time.

Dated: September 27, 2021 PACHULSKI STANG ZIEHL & JONES LLP

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